Exhibit 1

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 2 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL001 | Bill Text, As Introduced | N | | | | |
| PL002 | Fiscal Note and Bill Analysis, As Introduced | N | | | | |
| <u>PL003</u> | Notice, Senate Committee of the Whole, January 24, 2011 | N | | | | |
| <u>PL004</u> | Senate Journal, January 24, 2011 | N | | | | |
| <u>PL005</u> | Minutes, Senate Committee of the Whole, January 24, 2011 | N | | | | |
| <u>PL006</u> | Transcript, Senate Committee of the Whole, January 25, 2011 | N | | | | |
| <u>PL007</u> | Minutes, Senate Committee of the Whole, January 25, 2011 | N | | | | |
| <u>PL008</u> | Notice, Senate Committee of the Whole, January 25, 2011 | N | | | | |
| <u>PL009</u> | Witness List, Senate Committee of the Whole, January 25, 2011 | N | | | | |
| <u>PL010</u> | Exhibit List, Senate Committee of the Whole, January 25, 2011 | N | | | | |
| <u>PL011</u> | Senate Journal, January 25, 2011 | N | | | | |
| PL012 | Senate Committee Report, January 25, 2011 | N | | | | |
| <u>PL013</u> | Senate Journal, Second Reading, January 26, 2011 (McCoy Ex. 13) | N | | | Joint | |
| <u>PL014</u> | Transcript, Senate Floor Debate, Second Reading, January 26, 2011 | N | | | | |
| PL015 | Senate Journal, Third Reading, January 26, 2011 | N | | | | |
| <u>PL016</u> | Bill Text, Engrossed | N | | | | |
| PL017 | Fiscal Note, Engrossed | N | | | | |
| PL018 | Notice, House Committee on Voter ID & Voter Fraud 3/1/2011 | N | | | | |
| <u>PL019</u> | Corrected Minutes, House Committee on Voter ID & Voter Fraud, 3/1/2011 | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 3 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL020 | Witness List, House Committee on Voter ID & Voter | N | | | | |
| | Fraud 3/1/2011 | | | | | |
| <u>PL021</u> | Transcript, House Committee on Voter ID & Voter Fraud Hearing, 3/1/2011 | N | | | | |
| PL022 | Minutes, House Committee on Voter ID & Voter Fraud 3/7/2011 | N | | | | |
| <u>PL023</u> | Notice, House Committee on Voter ID & Voter Fraud 3/7/2011 | N | | | | |
| <u>PL024</u> | Minutes, House Committee on Voter ID & Voter Fraud 3/15/2011 | N | | | | |
| <u>PL025</u> | Notice, House Committee on Voter ID & Voter Fraud 3/15/2011 | N | | | | |
| PL026 | Bill Text, House Committee Report | N | | | | |
| <u>PL027</u> | Fiscal Note, House Committee Report, March 21, 2011 | N | | | | |
| PL028 | Bill Analysis, House Committee Report | N | | | | |
| PL029 | House Research Organization Bill Analysis | N | | | | |
| <u>PL030</u> | House Journal, Second Reading, Floor Debate, March 21, 2011 | N | | | | |
| PL031 | Transcript, House Floor Debate, SB 14, Second Reading 3/21/2011 | N | | | | |
| PL032 | Minutes, House Committee on Voter ID & Voter Fraud 3/21/2011 | N | | | | |
| PL033 | Notice, House Committee on Voter ID & Voter Fraud 3/21/2011 | N | | | | |
| PL034 | House Journal, Second Reading, March 23, 2011 | N | | | | |
| <u>PL035</u> | Transcript, House Floor Debate, Second Reading, March 23, 2011 | N | | | | |
| PL036 | House Journal, Third Reading, March 24, 2011 | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 4 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL037 | Transcript, House Floor Debate, Third Reading, March 24, 2011 | N | | | | |
| PL038 | Senate Journal, Considering House Amendments, April, 5, 2011 | N | | | | |
| PL039 | House Journal, Motion to Appoint Conference Committee 4/8/2011 | N | | | | |
| <u>PL040</u> | Conference Committee Report, May 4, 2011 | N | | | | |
| <u>PL041</u> | Transcript, Conference Committee Report, May 9, 2011 | N | | | | |
| <u>PL042</u> | Senate Journal, Adoption of Conference Committee Report 5/9/2011 | N | | | | |
| <u>PL043</u> | House Journal, Adoption of Conference Committee Report 5/16/2011 | N | | | | |
| <u>PL044</u> | Bill Text, Enrolled and Signed (McCoy Ex. 11) | N | | | Joint | |
| <u>PL045</u> | Bill Analysis, Enrolled | N | | | | |
| PL046 | Fiscal Note, Enrolled | N | | | | |
| PL047 | Transcript, Interim Hearing, June 14, 2010 | N | | | | |
| PL048 | Bill Text, As Introduced | N | | | | |
| <u>PL049</u> | Bill Analysis, As Introduced | N | | | | |
| <u>PL050</u> | Fiscal Note, As Introduced | N | | | | |
| <u>PL051</u> | Minutes, Senate Committee of the Whole, March 10, 2009 | N | | | | |
| <u>PL052</u> | Notice, Senate Committee of the Whole, March 10, 2009 | N | | | | |
| <u>PL053</u> | Witness List, Senate Committee of the Whole, March 10, 2009 | N | | | | |
| <u>PL054</u> | Transcript, Senate Committee of the Whole, March 10, 2009 | N | | | | |
| <u>PL055</u> | Senate Journal, Resolving into the Committee of the Whole 3/10/2009 | N | | | | |

8/29/2014

3

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 5 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL056</u> | Written Testimony provided to the Committee of the Whole 3/10/2009 | N | | | | |
| PL057 | Bill Text, Senate Committee Report, March 12, 2009 | N | | | | |
| PL058 | Bill Analysis, Senate Committee Report | N | | | | |
| PL059 | Senate Exhibit List | N | | | | |
| PL060 | Senate Exhibits | N | | | | |
| PL061 | Senate Journal, Second Reading, March 17, 2009 | N | | | | |
| PL062 | Senate Journal, Addendum, Second Reading, March 17, 2009 | N | | | | |
| <u>PL063</u> | Transcript, Senate Floor Debate, Second Reading, March 17, 2009 | N | | | | |
| <u>PL064</u> | Transcript, Senate Floor Debate, Third Reading, March 18, 2009 | N | | | | |
| PL065 | Fiscal Note, Engrossed, April 5, 2009 | N | | | | |
| <u>PL066</u> | House Journal, First Reading and Referral to Committee 3/31/2009 | N | | | | |
| <u>PL067</u> | Notice, House Committee on Elections, April 6, 2009 | N | | | | |
| <u>PL068</u> | Corrected Minutes, House Committee on Elections 4/6/2009 | N | | | | |
| <u>PL069</u> | Transcript, House Committee on Elections, April 6, 2009 | N | | | | |
| <u>PL070</u> | Notice, House Committee on Elections, April 7, 2009 | N | | | | |
| <u>PL071</u> | Corrected Minutes, House Committee on Elections, April 7, 2009 | N | | | | |
| <u>PL072</u> | Transcript, House Committee on Elections, April 7, 2009 | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 6 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL073</u> | Notice, House Committee on Elections, May 11, 2009 | N | | | | |
| <u>PL074</u> | Minutes, House Committee on Elections, May 11, 2009 | N | | | | |
| PL075 | Bill Text, House Committee Report | N | | | | |
| <u>PL076</u> | Bill Analysis, House Research Organization 5/23/2009 | N | | | | |
| PL077 | Bill Text, As Introduced | N | | | | |
| PL078 | Fiscal Note, As Introduced | N | | | | |
| <u>PL079</u> | Notice, House Committee on Elections, February 28, 2007 | N | | | | |
| <u>PL080</u> | Corrected Minutes, House Committee on Elections 2/28/2007 | N | | | | |
| PL081 | Witness List, House Committee on Elections, February 28, 2007 | N | | | | |
| PL082 | Transcript, House Committee on Elections, February 28, 2007 | N | | | | |
| PL083 | Bill Text, House Committee Report | N | | | | |
| PL084 | Bill Analysis, House Committee Report | N | | | | |
| PL085 | Transcript, Second Reading, House Floor Debate | N | | | | |
| <u>PL086</u> | House Journal Excerpt, April 23, 2007 | N | | | | |
| <u>PL087</u> | Transcript, Third Reading, House Floor Debate | N | | | | |
| PL088 | House Journal Excerpt April 24, 2007 | N | | | | |
| PL089 | Bill Analysis, House Research Organization | N | | | | |
| <u>PL090</u> | Bill Text, Engrossed | N | | | | |
| PL091 | Fiscal Note, Engrossed | N | | | | |
| PL092 | Bill Analysis, Engrossed | N | | | | |
| <u>PL093</u> | Notice, Senate Committee on State Affairs, April 30, 2007 | N | | | | |

8/29/2014

5

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 7 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL094 | Minutes, Senate Committee on State Affairs, April 30, | N | | | | |
| | 2007 | | | | | |
| PL095 | Witness List, Senate Committee on State Affairs, April | N | | | | |
| | 30, 2007 | | | | | |
| PL096 | Transcript, Senate Committee on State Affairs, April 30, | N | | | | |
| | 2007 | | | | | |
| PL097 | Transcript, Senate Floor Debate, May 15, 2007 | N | | | | |
| PL098 | Senate Journal Excerpt May 15, 2007 | N | | | | |
| PL099 | Bill Text, As Introduced | N | | | | |
| PL100 | Fiscal Note, As Introduced | N | | | | |
| PL101 | Transcript, House Elections Subcommittee, March 17, | N | | | | |
| | 2005 | | | | | |
| <u>PL102</u> | Notice, House Elections Subcommittee, March 17, 2005 | N | | | | |
| PL103 | Minutes, House Elections Subcommittee, March 17, | N | | | | |
| | 2005 | | | | | |
| PL104 | Witness List, House Elections Subcommittee, March 17, | N | | | | |
| | 2005 | | | | | |
| PL105 | Bill Text, House Committee Report | N | | | | |
| <u>PL106</u> | Fiscal Note, House Committee Report | N | | | | |
| <u>PL107</u> | Bill Analysis, House Committee Report | N | | | | |
| PL108 | Bill Analysis, House Research Organization | N | | | | |
| PL109 | Transcript, House Floor Debate, May 2, 2005 | N | | | | |
| PL110 | House Journal, Second Reading, May 2, 2005 | N | | | | |
| <u>PL111</u> | Transcript, House Floor Debate, May 2, 2005 | N | | | | |
| PL112 | House Journal, Third Reading, May 3, 2005 | N | | | | |
| <u>PL113</u> | Bill Text, Engrossed | N | | | | |
| PL114 | Received from the Senate, January 27, 2011 | N | | | | |
| <u>PL115</u> | Reported Engrossed, January 31, 2011 | N | | | | |

8/29/2014

6

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 8 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL116 | Read first time/Referred to Voter Identification and | N | | | | |
| | Voter Fraud, Select, February 9, 2011 | | | | | |
| PL117 | Committee report filed with committee coordinator, | N | | | | |
| | March 16, 2011 | | | | | |
| <u>PL118</u> | Favorable report from Voter Identification and Voter | N | | | | |
| | Fraud, Select, March 22, 2011 | | | | | |
| PL119 | House passage as amended reported, March 24, 2011 | N | | | | |
| PL120 | Senate refuses to concur reported/Senate requests conference committee report reported, April 6, 2011 | N | | | | |
| DI 121 | | NI. | | | | |
| <u>PL121</u> | House grants request for conference committee report reported/House Appoints conferees reported, April 11, 2011 | N | | | | |
| PL122 | Conference committee report filed, May 4, 2011 | N | | | | |
| PL123 | Senate adopts conference committee report reported, May 9, 2011 | N | | | | |
| <u>PL124</u> | House adopts conference committee report filed, May 17, 2011 | N | | | | |
| PL125 | Reported enrolled/ sent to the Governor, May 18, 2011 | N | | | | |
| PL126 | Signed in the House, May 18, 2011 | N | | | | |
| <u>PL127</u> | Signed by the Governor, May 27, 2011 | N | _ | | | |
| <u>PL128</u> | Read first time, Referred to Committee of the Whole, | N | | | | |
| | February 17, 2009 | | | | | |
| PL129 | Co-author authorized, February 23, 2009 | N | | | | |
| <u>PL130</u> | Laid before the Senate/ Read 3rd time/ passed/ record vote/ Van De Putte remarks/ Remarks ordered printed | N | | | | |
| PL131 | Reported Engrossed, March 18, 2009 | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 9 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL132 | Received from Senate, March 19, 2011 | N | | | | |
| <u>PL133</u> | Committee report filed with committee coordinator, May 15, 2009 | N | | | | |
| <u>PL134</u> | Read first time, Referred to Elections, January 30, 2007 | N | | | | |
| PL135 | Committee report filed with committee coordinator, April 3, 2007 | N | | | | |
| PL136 | Recommitted to committee, April 16, 2007 | N | | | | |
| <u>PL137</u> | Committee report filed with committee coordinator, April 18, 2007 | N | | | | |
| PL138 | Reported Engrossed, April 25, 2007 | N | | | | |
| PL139 | Received from House, April 25, 2007 | N | | | | |
| <u>PL140</u> | Read first time, Referred to State Affairs, April 26, 2007 | N | | | | |
| PL141 | Reported favorably as substituted, May 1, 2007 | N | | | | |
| PL142 | Co-sponsor authorized, May 3, 2007 | N | | | | |
| PL143 | Co-sponsor authorized, May 16, 2007 | N | | | | |
| <u>PL144</u> | Read first time, Referred to Elections, March 2, 2005 | N | | | | |
| <u>PL145</u> | Committee report filed with committee coordinator, April 7, 2005 | N | | | | |
| <u>PL146</u> | Recommitted to committee, April 19, 2005 | N | | | | |
| <u>PL147</u> | Committee report filed with committee coordinator, April 21, 2005 | N | | | | |
| PL148 | Reported Engrossed, May 5, 2005 | N | | | | |
| PL149 | Received from the House, May 4, 2005 | N | | | | |
| <u>PL150</u> | Read first time, Referred to State Affairs, May 5, 2005 | N | | | | |
| <u>PL151</u> | Committee of the Whole Transcript Table of Contents, January 24, 2011 | N | | | | |

8/29/2014

8

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 10 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL152 | Transcript, Committee of the Whole, January 24, 2011 | N | | | | |
| PL153 | Transcript, Committee of the Whole, January 24, 2011 | N | | | | |
| PL154 | Senate Journal Proceedings, January 14, 2009 | N | | | | |
| <u>PL155</u> | Senate Journal Proceedings, January 14, 2009 - Addendum | N | | | | |
| PL156 | Senate Rules - 66th Legislature, January 9, 1979 | N | | | | |
| PL157 | Senate Rules - 67th Legislature, February 9, 1981 | N | | | | |
| <u>PL158</u> | Senate Rules - 68th Legislature, January 11, 1983 | N | | | | |
| PL159 | Senate Rules - 69th Legislature, January 28, 1985 | N | | | | |
| PL160 | Senate Rules - 70th Legislature, January 21, 1987 | N | | | | |
| PL161 | Senate Rules - 71st Legislature, January 30, 1989 | N | | | | |
| PL162 | Senate Rules - 72nd Legislature, February 11, 1991 | N | | | | |
| PL163 | Senate Rules - 73rd Legislature, February 10, 1993 | N | | | | |
| PL164 | Senate Rules - 74th Legislature, January 10, 1995 | N | | | | |
| PL165 | Senate Rules - 75th Legislature, January 14, 1997 | N | | | | |
| <u>PL166</u> | Senate Rules - 76th Legislature, January 20, 1999 | N | | | | |
| PL167 | Senate Rules - 77th Legislature, January 9, 2001 | N | | | | |
| PL168 | Senate Rules - 78th Legislature, January 16, 2003 | N | | | | |
| PL169 | Senate Rules - 79th Legislature, 2005 | N | | | | |
| PL170 | Senate Rules - 80th Legislature, 2007 | N | | | | |
| PL171 | Senate Rules - 81st Legislature, January 14, 2009 | N | | | | |
| PL172 | Senate Resolution - 81st Legislature | N | | | | |
| PL173 | Senate Rules - 82nd Legislature, January 19, 2011 | N | | | | |
| PL174 | Senate Resolution - 83rd Legislature | N | | | | |
| PL175 | Senate Journal Proceedings, January 14, 2009 | N | | | | |
| PL176 | Senate Journal Proceedings, January 19, 2011 | N | | | | |
| PL177 | Email from Dyer to Beuck with Election Spreadsheets attached (Beuck Ex. 1) | Y | | | Joint | |

8/29/2014

9

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 11 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL178</u> | Email from Harless to Beuck re draft of Op-ed | Υ | | | Joint | |
| | supporting photo voter id (Beuck Ex. 2) | | | | | |
| PL179 | Email from McGeehan to Beuck re number of voters | Υ | | | Joint | |
| | without TDL/SSN (Beuck Ex. 5) | | | | | |
| <u>PL180</u> | Email from McGeehan to Harless re HAVA dollars | Υ | | | Joint | |
| | availability (Beuck Ex. 6) | | | | | |
| <u>PL181</u> | Email from Gomez to Beuck re 50% va disability & social | N | | | Joint | |
| | security disability (Beuck Ex. 7) | | | | | |
| <u>PL182</u> | Email from Beuck to DPS Government Relations re Voter | Υ | | | Joint | |
| | ID (Beuck Ex. 9) | | | | | |
| PL183 | OTB Resoultion with conference committee report | Υ | | | Joint | |
| | (Beuck Ex. 10, Harless Ex. 165; Shorter Ex. 11) | | | | | |
| PL184 | Email from Russon to Beuck re Voter ID News (Beuck Ex. | N | | | Joint | |
| | 11) | | | | | |
| PL185 | Texas Election Code Section 32.075, from onecle.com | N | | | Joint | |
| | (Beuck Ex. 13) | | | | | |
| PL186 | Press Release: Gov. Perry: SB 14 Takes a Major Step in | N | | | | |
| | securing the integrity of the electoral process (Cesinger | | | | | |
| | Ex. 122) | | | | | |
| <u>PL187</u> | Email from Rodriguez to Cesinger re Media Question on | N | | | | |
| | EIC - Please Advices (Cesinger Ex. 123) | | | | | |
| PL188 | Log of all DPS media activity re EICs (Cesinger Ex. 124) | N | | | | |
| | | | | | | |
| PL189 | County locations issuing election identification | N | | | | |
| | certificate (Cesinger Ex. 125) | | | | | |
| PL190 | Memo to the media re counties Processing Election | N | | | | |
| | Identification Certificates (Cesinger Ex. 126) | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 12 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL191 | Screenshot of webpage re Driver License Services | N | | | | |
| | (Cesinger Ex. 127) | | | | | |
| PL192 | Screenshot of webpage re Election Identification | N | | | | |
| | Certificate (EIC) (Cesinger Ex. 128) | | | | | |
| PL193 | Screenshot of webpage re Election Identification | N | | | | |
| | Certificate (EIC) (Cesinger Ex. 129) | | | | | |
| PL194 | Screenshot of webpage re Election Identification | N | | | | |
| | Certificate (EIC) - Documentation Requirements | | | | | |
| | (Cesinger Ex. 130) | | | | | |
| PL195 | Contact Information for the Texas Department of Public | N | | | | |
| | Safety (Cesinger Ex. 131) | | | | | |
| PL196 | Webpage with a list of Election Identification Certificate | N | | | | |
| | Mobile Stations Used in 2013 (Cesinger Ex. 132) | | | | | |
| | | | | | | |
| PL197 | All EIC Messages posted to Facebook between | N | | | | |
| | 9/13/2013 and 5/16/2014 (Cesinger Ex. 133) | | | | | |
| <u>PL198</u> | All Texas DPS tweets re EIC between 6/25/2013 and | N | | | | |
| | 5/16/2014 (Cesinger Ex. 134) | | | | | |
| PL199 | Press release titled "Election Identification Certificates | N | | | | |
| | Available June 26" (Cesinger Ex. 135) | | | | | |
| <u>PL200</u> | David Dewhurst Top Accomplishments Brochure | N | | | Joint | |
| | (Dewhurst Ex. 3) | | | | | |
| <u>PL201</u> | Texas Legislature Bills by Committee, Committee of the | N | | | Joint | |
| | Whole Senate (Dewhurst Ex. 4) | | | | | |
| <u>PL202</u> | Legislative History of HB 218 (Dewhurst Ex. 6) | N | | | Joint | |
| <u>PL203</u> | Press Release: Statement by Lt. Governor David | N | | | Joint | |
| | Dewhurst on House Committee Passage of Legislation | | | | | |
| | Protecting Against Voter Fraud (Dewhurst Ex. 11) | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 13 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL204</u> | Off the Kuff Article: Duwhurst Makes the Case Against Voter ID (Dewhurst Ex. 13) | N | | | Joint | |
| <u>PL205</u> | Email to J. McCoy from B. Hebert re ID Docs (Dewhurst Ex. 14, McCoy Ex. 8, Fraser Ex. 9, Hebert Ex. 155) | Y | | | Joint | |
| <u>PL206</u> | Texas Voter Registration Application and Postage-Paid Envelope (Dewhurst Ex. 16) | N | | | Joint | |
| <u>PL207</u> | Draft Management of Major Legislation (Dewhurst Ex. 17) | Y | | | Joint | |
| <u>PL208</u> | Draft Procedures for Consideration of SB14, Voter I.D. Bill (Dewhurst Ex. 19, McCoy Ex. 16) | Y | | | Joint | |
| <u>PL209</u> | Draft Document re Consideration of S.B. 14 on the Floor (Dewhurst Ex. 21) | Y | | | Joint | |
| <u>PL210</u> | Article: Dewhurst on Hot Seat in Houston Debate (Dewhurst Ex. 22) | N | | | Joint | |
| <u>PL211</u> | Press Release: Lt. Governor Dewhurst Statement Regarding Justice Department Blocking Texas' Voter ID Law (Dewhurst Ex. 32) | N | | | Joint | |
| PL212 | Article: Dewhurst Bavks Voter ID Bill, Moving Primary (Dewhurst Ex. 33) | N | | | Joint | |
| PL213 | Article: Dewhurst is Disappointed Voter ID Measure Failed (Dewhurst Ex. 34) | N | | | Joint | |
| <u>PL214</u> | Lighthouse Opinion Polling, Fall 2010 Statewide Landscare Benchmark Survey (Dewhurst Ex. 38) | Y | | | Joint | |
| PL215 | Excerpt of Chapter 181 re vital records, appearing in the Texas Register (Farinelli Ex. 107) | N | | | Joint | |
| <u>PL216</u> | Excerpt of Chapter 181 re vital records, appearing in the Texas Register in Adopted Rules (Farinelli Ex. 108) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 14 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL217 | Birth Certificate for Election Identification Certificate, | N | | | Joint | |
| | showing a picture of one that is not acceptable (Farinelli | | | | | |
| | Ex. 109) | | | | | |
| <u>PL218</u> | Picture illustrating where the EIC will be on a birth | N | | | Joint | |
| | certificate that is printed by a registrar linked to the | | | | | |
| | Remote Birth Access System (Farinelli Ex. 110) | | | | | |
| PL219 | Tex. Admin. Code Title 25, 181.28 (Farinelli Ex. 111) | N | | | Joint | |
| | | | | | | |
| <u>PL220</u> | Birth Certificate Issuance User Guide (Farinelli Ex. 112) | N | | | Joint | |
| PL221 | States on application "APPLICATIONS WITHOUT PHOTO | N | | | Joint | |
| | IDENTIFICATION WILL NOT BE PROCESSED" (Farinelli Ex. | | | | | |
| | 113) | | | | | |
| <u>PL222</u> | List of sites where remote birth certificate issuance | N | | | Joint | |
| | centers are available (Farinelli Ex. 114) | | | | | |
| <u>PL223</u> | List of sites with addresses for Remote Access Offices | N | | | Joint | |
| D1 00 4 | (Farinelli Ex. 115) | | | | | |
| PL224 | Article by Texas DSHS re Birth Certificate for Election | N | | | Joint | |
| PL225 | Identification (Farinelli Ex. 116) Email from Texas Health and Human Services | N | | | Joint | |
| <u>PL225</u> | Commission to Johnson re EIC Alert (Farinelli Ex. 117) | IN | | | JOINE | |
| | Commission to Johnson Te Ele Alert (Farmelli Ex. 117) | | | | | |
| PL226 | Letter from Harris to Local Registrars and County Clerks | N | | | Joint | |
| | re EIC (Farinelli Ex. 118) | | | | | |
| PL227 | Email from Peters to Bodisch re About those Free Voter | N | | | Joint | |
| | ID Cards (Farinelli Ex. 119) | | | | | |
| PL228 | Statistics: Place of Birth by Nativity and Citizenship | N | | | Joint | |
| | Status in Texas (ACS 08-12 tbl. B05002) (Farinelli Ex. | | | | | |
| | 120) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 15 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL229</u> | Deposition of Senator Troy Fraser, Transcript (Fraser Ex. 2) | N | | | Joint | |
| <u>PL230</u> | Deposition of Senator Troy Fraser, Volume 2, Transcript (Fraser Ex. 3) | N | | | Joint | |
| <u>PL231</u> | Voter ID Is Good for Texas, by Senator Troy Fraser (Fraser Ex. 6) | Y | | | Joint | |
| <u>PL232</u> | Senate Journal 81st Legislature - Regular Session - Proceedings (Fraser Ex. 10) | N | | | Joint | |
| PL233 | Email from McCoy to Alexander re Voter ID - SB 178 (Fraser Ex. 11) | Y | | | Joint | |
| <u>PL234</u> | Email from Hebert to Stinson re SB14 bill summary, with attachment (Fraser Ex. 15, Dewhurst Ex. 29, Hebert Ex. 176) | Y | | | Joint | |
| <u>PL235</u> | SB 14/Voter Identification Talking Points (Fraser Ex. 18) | Y | | | Joint | |
| <u>PL236</u> | Dallas County Registrar of Voters Mail Application (Fraser Ex. 21) | N | | | Joint | |
| <u>PL237</u> | Press Release: Fraser Files Voter Fraud Measures (Fraser Ex. 23, Straus Ex. 4) | N | | | Joint | |
| PL238 | SB 363 - Draft of a bill by Fraser (Fraser Ex. 24) | N | | | Joint | |
| PL239 | Article: Laws for Immigration - Tough Talk may be Empty (Fraser Ex. 26) | Y | | | Joint | |
| <u>PL240</u> | Email from Stinson to Jackson re voter ID info with attachments (Fraser Ex. 28, McCoy Ex. 18) | Y | | | Joint | |
| <u>PL241</u> | Email from McCoy to Hebrt re OAG language - SB 14 (Fraser Ex. 30) | Y | | | Joint | |
| <u>PL242</u> | SB 14 Amendments (Fraser Ex. 34) | Υ | | | Joint | |
| PL243 | Voter ID Differences (Fraser Ex. 35, McCoy Ex. 25) | Υ | | | Joint | |
| <u>PL244</u> | Email from Hebert to Stinson re University of Texas Polling data on voter ID (Fraser Ex. 37) | Y | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 16 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|----------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL245</u> | Application for Original License, Tx Transp 521.142 | N | | | Joint | |
| | (Fraser Ex. 38) | | | | | |
| <u>PL246</u> | Tex. Admin. Code Title 37, 15.183 (Application | N | | | Joint | |
| | Requirements) (Fraser Ex. 39) | | | | | |
| <u>PL247</u> | Fall 2010 Statewide Landscape Benchmark Survey, | N | | | | |
| | Special Presentation for Senate Republican Caucus | | | | | |
| | (Fraser Ex. 41) | | | | | |
| <u>PL248</u> | Paper: The Effects of Photographic Identification on | N | | | | |
| | Voter Turnout in Indiana: A County Level Analysis, by | | | | | |
| | Milyo (Fraser Ex. 42) | | | | | |
| <u>PL249</u> | Report: New Analysis shows Voter Identification Laws | N | | | Joint | |
| | Do Not Reduce Turnout by Muhlhausen (Fraser Ex. 43) | | | | | |
| PL250 | Article: The Empirical Effects of Voter-ID Laws: Present | N | | | | Hearsay; No Foundation; No |
| | or Absent? (Fraser Ex. 44) | | | | | Authentication; Improper |
| | | | | | | Opinion |
| PL251 | [Poll] Texas Politics - Voter Identification (February | N | | | Joint | |
| | 2011) (Fraser Ex. 45, Dewhurst Ex. 35, Williams Ex. 33) | | | | | |
| <u>PL252</u> | [Poll] Texas Politics - Voter ID Support (October 2012) | N | | | Joint | |
| | (Fraser Ex. 46, Dewhurst Ex. 37, Williams Ex. 32) | | | | | |
| PL253 | Letter from Putte to Duncan re Voter ID (Fraser Ex. 47) | Υ | | | Joint | |
| | | | | | | |
| PL254 | Letter from Harless to Tannous re voter ID legislation | N | | | Joint | |
| | (Harless Ex. 164) | | | | | |
| PL255 | Talking Points and Voter ID Bill Summary (Harless Ex. | Υ | | | Joint | |
| | 166) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 17 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL256 | Brief from Giesinger to Abbott re reasons for witholding | Υ | | | Joint | |
| | information requested by Gamboa from Harless (Harless | | | | | |
| | Ex. 168) | | | | | |
| PL257 | Letter from Beuck to Harless re CCR SB 14 (Harless Ex. 169; Shorter Ex. 12) | Y | | | Joint | |
| PL258 | NY Times article, Voting Reform is in the Cards (Harless Ex. 170) | Y | | | Joint | |
| PL259 | Rough draft of a bill (Harless Ex. 171, Beuck Ex. Ex. 3) | N | | | Joint | |
| <u>PL260</u> | Email from McGeehan to Harless re HAVA dollars availability (Harless Ex. 172, McGeehan Ex. 189; Shorter Ex. 9) | Y | | | Joint | |
| PL261 | Email from McGeehan to Beuck re number of voters without drivers licenses (Harless Ex. 173, McGeehan Ex. 190) | Υ | | | Joint | |
| PL262 | Excerpt from voter fraud hearing (Harless Ex. 174) | N | | | Joint | |
| PL263 | Email from Harless to Thibodeau re voter ID (Harless Ex. 176) | N | | | Joint | |
| PL264 | Legislative History of SB 362, (Hebert Ex. 151, Dewhurst Ex. 10, McGeehan Ex. 182) | N | | | Joint | |
| <u>PL265</u> | Article: Senate Begins Session at Odds Voter ID Proposal, measure to change 2/3 rule cause rancor for parties (Hebert Ex. 153) | N | | | | Hearsay; No Foundation; No Authentication |
| PL266 | Email from McCoy to Spence re Voter ID - SB 14 with attachments (Hebert Ex. 156, McCoy Ex. 9) | Y | | | Joint | |
| PL267 | Email from Hebert to Barrios re Voter ID (Hebert Ex. 157, Dewhurst Ex. 18) | Y | | | Joint | |
| <u>PL268</u> | Talking points for DHD Call to Members Voter ID Timeline and Procedures (Hebert Ex. 158, Dewhurst Ex. 20) | Y | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 18 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL269 | Lt. Governor Dewhurst Statement RE Governor Perry's | N | | | Joint | |
| | Emergency Call (Hebert Ex. 159) | | | | | |
| PL270 | Letter from Dewhurst to Birdwell re SB 14 resolution | N | | | Joint | |
| | (Hebert Ex. 160) | | | | | |
| PL271 | Email from Stinson to Jackson re voter ID info with | Υ | | | Joint | |
| | attachments (Hebert Ex. 163, Dewhurst Ex. 23) | | | | | |
| PL272 | Email from Stinson to Jackson re preclearance with | Υ | | | Joint | |
| | attachments (Hebert Ex. 164, Dewhurst Ex. 24, Fraser | | | | | |
| | Ex. 31) | | | | | |
| PL273 | Email from Stinson to Jackson re FYI ID Q&A with | Υ | | | Joint | |
| | attachments (Hebert Ex. 166, McCoy Ex. 22) | | | | | |
| PL274 | Email from Hebert to McCoy re affidavit amendment | Υ | | | Joint | |
| | (Hebert Ex. 167) | | | | | |
| <u>PL275</u> | Email from Hebert to Baxter re Voter ID Talking Points & | Υ | | | Joint | |
| | Analysis (Hebert Ex. 168) | | | | | |
| <u>PL276</u> | Email from Baxter to Montange re Voter ID Talking | Υ | | | Joint | |
| | Points & Analysis (Hebert Ex. 169) | | | | | |
| <u>PL277</u> | Email from Hebert to McCoy re the plan for Tuesday | Υ | | | Joint | |
| | (Hebert Ex. 170) | | | | | |
| <u>PL278</u> | Legislature history of SB 14 (Hebert Ex. 171, Dewhurst | N | | | Joint | |
| | Ex. 25, McGeehan Ex. 186) | | | | | |
| PL279 | Press Release: Lt. Governor Dewhurst Statement re | N | | | Joint | |
| | Passage of Voter ID (Hebert Ex. 175, Dewhurst Ex. 31) | | | | | |
| PL280 | Email from Anderson to Hebert re Thank you and | Υ | | | Joint | |
| | Request (Hebert Ex. 177) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 19 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL281</u> | Memo of understanding between the office of the Texas Secretary of State and the Texas Department of Public Safety Concerting Election Identification Certificate Issuance Outside of a Department of Public Safety Facitlity (Ingram Ex. 4; Shorter Ex. 13) | N | | | Joint | |
| <u>PL282</u> | Interlocal Cooperation Contract, Mobile EIC Operations, Not executed (Ingram Ex. 5) | N | | | Joint | |
| <u>PL283</u> | List of DPS Mobile Stations issuing EICs issued by the Driver License Division of DPS (Ingram Ex. 6) | N | | | Joint | |
| <u>PL284</u> | List of DPS Mobile Stations issuing EICs issued by the Driver License Division of DPS, with weather related closures or delays (Ingram Ex. 7) | N | | | Joint | |
| <u>PL285</u> | Email from Jackson to Shorter re "No" Counties (Ingram Ex. 8) | N | | | Joint | |
| <u>PL286</u> | Email from Rodriguez to Jackson re Mobile EIC Operations (Phase I) (Ingram Ex. 9) | N | | | Joint | |
| <u>PL287</u> | Email from EIC to Marygclerk re training (Ingram Ex. 10) | N | | | Joint | |
| <u>PL288</u> | Email from Rodriguez to Jackson re EIC Training (Ingram Ex. 11) | N | | | Joint | |
| <u>PL289</u> | Email from Heard to Jackson re EIC Metrics (Ingram Ex. 12) | Ν | | | Joint | |
| PL290 | Email from Chacon to Jackson re EIC and Voter Registration Mobile Drive (Week 2) (Ingram Ex. 13) | N | | | Joint | |
| PL291 | Email from Smith to Jackson re Draft Mou: SOS/DPS Mobile EIC Centers with attachment (Ingram Ex. 14) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 20 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL292 | Email from Ingram to Jackson re Attachemnt Included, | N | | | Joint | |
| | with attachemnt (Ingram Ex. 15; Shorter Ex. 14) | | | | | |
| PL293 | List of DL offices open on Saturdays for EIC only (Ingram Ex. 17) | N | | | Joint | |
| <u>PL294</u> | Email from Shorter to MacGregor re EIC Locations for SOS Staff (Ingram Ex. 19) | N | | | Joint | |
| <u>PL295</u> | Memo from Ingram to County Clerks re FAQs- Impelemtantion of Senate Bill 14 (Ingram Ex. 20) | N | | | Joint | |
| <u>PL296</u> | Request for Disability Exemption (Ingram Ex. 21) | N | | | Joint | |
| PL297 | Letter from Nicholson to McGeehan re Rule 81.71 | N | | | Joint | |
| | Substantially Similar Name Standards (Ingram Ex. 24) | | | | | |
| PL298 | Email from Schonhoff to Huff re Question - "Substantially Similar Name" (Ingram Ex. 25) | N | | | Joint | |
| PL299 | Email from Winn to Huff re Draft rule for Similar Name Standards (Ingram Ex. 26) | N | | | Joint | |
| <u>PL300</u> | Email from Geppert to Harrison re Voter ID Problem (Ingram Ex. 27) | N | | | Joint | |
| PL301 | FALL 2013 Campaign \$400,000 (all non-HAVA money) (Ingram Ex. 28) | N | | | Joint | |
| <u>PL302</u> | 2014 Voter Education Campaign Phase I (Ingram Ex. 29) | N | | | Joint | |
| PL303 | 2014 Voter Education Campaign Phase II (Ingram Ex. 30) | N | | | Joint | |
| <u>PL304</u> | Secretary of State, Paid Media Wrapup, September - October 2013 (Ingram Ex. 31) | N | | | Joint | |
| <u>PL305</u> | Screenshot of web page: Qualifying Voters: Module Overview (Ingram Ex. 32) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 21 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL306</u> | Email from Ingram to Pierce re Mobile EIC (Ingram Ex. 34) | Ν | | | Joint | |
| <u>PL307</u> | Location information for EIC Mobile Stations for Val Verde County (Ingram Ex. 35) | N | | | Joint | |
| <u>PL308</u> | Deposition of Janice McCoy (McCoy Ex. 2) | N | | | Joint | |
| <u>PL309</u> | Submission of Background Information - Author's Statement of Purpose (McCoy Ex. 4) | Υ | | | | |
| <u>PL310</u> | Submission of Background Information - Author's Statement of Purpose (McCoy Ex. 6) | Υ | | | | |
| <u>PL311</u> | Senate Resolution No. 14 - Adopted by 81st Legislature 1/14/2009 (McCoy Ex. 7, Williams Ex. 23) | N | | | Joint | |
| PL312 | Press Release: Fraser Applauds Governor Perry Declaring Voter ID Emergency Item (McCoy Ex. 10, Fraser Ex. 13) | N | | | Joint | |
| PL313 | Email to A. Montagne from J. Baxter re Fwd: Preclearance (McCoy Ex. 12) | Y | | | Joint | |
| <u>PL314</u> | Email to R. LaRue from B. Hebert re Amendments (McCoy Ex. 14) | Y | | | Joint | |
| <u>PL315</u> | SB 14 by Fraser (Talking Points) (McCoy Ex. 15) | Υ | | | Joint | |
| <u>PL316</u> | Email to B. Brunson from K. Davis re Announcement (McCoy Ex. 17) | Υ | | | Joint | |
| PL317 | Email to J.Wroe from J. Stinson re FW: Affidavit Amendment (McCoy Ex. 19) | Y | | | | |
| <u>PL318</u> | Email to R. LaRue from J. McCoy re FW: '09 SB 362 Hearing Transcript (McCoy Ex. 20) | Y | | | Joint | |
| PL319 | Email to J.Stinson from B. Hebert re SB14 Bill Summary (McCoy Ex. 23) | Υ | | | Joint | |
| <u>PL320</u> | Office of the Governor Bill Signing Ceremony (McCoy Ex. 26) | Y | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 22 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL321</u> | Letter from Gregory Davidson, Executive Clerk to Robert Haney, Chief Clerk 1/20/2011 (McCoy Ex. 27) | N | | | Joint | |
| <u>PL322</u> | Email from McGeehan to Fagan re number of ID voter statewide (McGeehan Ex. 179) | Y | | | Joint | |
| <u>PL323</u> | Email from Sepehri to Fagan re bill (McGeehan Ex. 180) | Y | | | Joint | |
| <u>PL324</u> | Email from McGeehan to Sepehri re memo on how the voter registration rolls are kept clean under current laws (McGeehan Ex. 184) | Y | | | Joint | |
| <u>PL325</u> | Email from McGeehan to Fagan re data (McGeehan Ex. 185; Shorter Ex. 6) | Y | | | Joint | |
| <u>PL326</u> | Email from McGeehan to Fowler re SB 14 (McGeehan Ex. 192) | N | | | Joint | |
| <u>PL327</u> | Email from Patrick to Spence re Voter Highlights: Ok to share? (Patrick Ex. 6) | Y | | | Joint | |
| <u>PL328</u> | Email from Fleming to patrick re amendments to 519 and other issues (Patrick Ex. 7) | Y | | | Joint | |
| <u>PL329</u> | Email from Patrick to Spence re meeting in Georgia, a victory for Citizen verification (Patrick Ex. 8, Fraser Ex. 25) | Y | | | Joint | |
| PL330 | Picture from danpatrick.org (Patrick Ex. 9) | N | | | Joint | |
| <u>PL331</u> | Email from Patrick to Spence re Voter ID (Patrick Ex. 10) | Y | | | Joint | |
| <u>PL332</u> | Email from Patrick to Spence re Voter ID disabled persons exemption explanation (Patrick Ex. 11) | Y | | | Joint | |
| <u>PL333</u> | Senator Parick Announces Voter Integrity Initiative (Patrick Ex. 12) | N | | | Joint | |
| <u>PL334</u> | Senator Patrick: "House Antics Kills Voter Identification" (Patrick Ex. 12 - A) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 23 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL335 | Mailing template to respond people who had emailed | N | | | Joint | |
| | Patrick re voter ID (Patrick Ex. 12 - B) | | | | | |
| <u>PL336</u> | Senator Dan Patrick News Letter (Patrick Ex. 12 - C) | Y | | | Joint | |
| <u>PL337</u> | Your Voice from Senate District 7, email (Patrick Ex. 12 - D) | Y | | | Joint | |
| PL338 | Email from Patrick to Spence re Voter ID event (Patrick Ex. 12 - E) | Y | | | Joint | |
| <u>PL339</u> | 2011 Tex. Sess. Law Serv. Ch. 123 (S.B. 14) (Patrick Ex. 14) | N | | | Joint | |
| <u>PL340</u> | Transportation Code 521.142 (Patrick Ex. 15) | N | | | Joint | |
| <u>PL341</u> | Tex. Admin. Code Title 37, 15.182 (Patrick Ex. 16) | N | | | Joint | |
| <u>PL342</u> | Tex. Admin. Code Title 37, 15.181 (Patrick Ex. 17) | N | | | Joint | |
| <u>PL343</u> | Election Identification Certificate (EIC) Information available at txdps.state.tx.us (Patrick Ex. 18) | N | | | Joint | |
| <u>PL344</u> | Tex. Admin. Code Title 37, 15.181 (Peters Ex. 38; Ingram Ex. 3) | N | | | Joint | |
| <u>PL345</u> | Article: No Warrant Worries: Texas' DPS Says it's Safe to Apply for Voter ID, by Bud Kennedy (Peters Ex. 39) | N | | | Joint | |
| <u>PL346</u> | Interlocal Cooperation Contract, Mobile EIC Operations - Fully Executed (Peters Ex. 40) | N | | | Joint | |
| <u>PL347</u> | Email from Rodriguez to Jackson re Commissioner's Facebok page (Peters Ex. 41) | N | | | Joint | |
| <u>PL348</u> | Birth Certificate Affidavit and additional information (Peters Ex. 42) | N | | | | |
| <u>PL349</u> | Email from Gomez to Guyette re jury wheel ftp address (Peters Ex. 44) | N | | | Joint | |
| PL350 | Tex. Admin. Code Title 37, 15.46 (Peters Ex. 45) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 24 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL351</u> | Spreadsheet of voter ID cost estimates (Peters Ex. 46) | N | | | Joint | |
| PL352 | Spreadsheet with various information by county (Peters Ex. 47) | N | | | Joint | |
| <u>PL353</u> | Map of all Driver license offices in Texas, with information re percentage of population within 25 mile radius of a location (Peters Ex. 48) | N | | | Joint | |
| <u>PL354</u> | Email from Bodisch to Peters re Voter ID Information (Peters Ex. 49) | N | | | Joint | |
| <u>PL355</u> | Email from Hale to Bell re Driver License Staff refresher course (Peters Ex. 51) | N | | | Joint | |
| <u>PL356</u> | Email from Myers to Lopez re employee class for issuing election certificates (Peters Ex. 52) | N | | | Joint | |
| <u>PL357</u> | Email from Davis re Mobile Election Identification Certificate Station Information with attachments (Peters Ex. 53) | N | | | Joint | |
| PL358 | County Election Certificate training plan (Peters Ex. 54) | N | | | Joint | |
| <u>PL359</u> | Slides from County Clerk Mobile Lite training session (Peters Ex. 55) | N | | | Joint | |
| <u>PL360</u> | EIC County Set-Up and Issuance Training (Peters Ex. 56) | N | | | Joint | |
| PL361 | Webpage with information on documentation requirements for obtaining EICs (Peters Ex. 57) | N | | | Joint | |
| <u>PL362</u> | Flyer reading "Election Identification Certificates AVAILABLE HERE" (Peters Ex. 58) | N | | | Joint | |
| <u>PL363</u> | Email from Ingram to Pierce re Mobile FC (Peters Ex. 59) | N | | | Joint | |
| <u>PL364</u> | Log of DPS media activity re EICs from 8/30/2012 - 2/14/2014 (Peters Ex. 60) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 25 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|-------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL365 | Demographics Charts and Issuance tracking data (Peters | N | | | Joint | |
| | Ex. 62) | | | | | |
| PL366 | Draft of a bill by Denny et al. (Riddle Ex. 149) | N | | | | |
| PL367 | Draft of a bill by Riddle (Riddle Ex. 150) | N | | | | |
| <u>PL368</u> | H.B. No. 16 (Riddle Ex. 154) | N | | | | |
| PL369 | HB - 101 Voter ID Bill Talking Points with notes (Riddle | Υ | | | | |
| | Ex. 155) | | | | | |
| PL370 | Texas Voter Registration Application form (Riddle Ex. | Υ | | | | |
| | 156) | | | | | |
| PL371 | Letter from Riddle to Dudley re House committee on | Υ | | | | |
| | elections public hearing re Voter ID bill, as well as | | | | | |
| | agenda and presentation (Riddle Ex. 158) | | | | | |
| PL372 | Paper by TCCRI: State Approaches to Illegal | N | | | | No Foundation; No |
| | Immigration" (Riddle Ex. 160) | | | | | Authentication; Hearsay |
| PL373 | Application for Texas Election Certificate (Rodriguez Ex. | N | | | Joint | |
| | 64, Peters Ex. 61) | | | | | |
| PL374 | Email to P. Watkins, T. Rodriguez, S. Bell from J. Peters | N | | | Joint | |
| | re Election Identification Certificate (DL-14CS (Rodriguez | | | | | |
| | Ex. 65) | | | | | |
| PL375 | Email to T. Rodriguez from L. Hale re Election Certificate | N | | | Joint | |
| | Question Answers 06262013-PBI.docx (Rodriguez Ex. 66) | | | | | |
| | | | | | | |
| PL376 | Email to G. Albus from T. Rodriguez re Mobile Election | N | | | Joint | |
| | Identification Certificate (EIC) Operations (Rodriguez Ex. | | | | | |
| | 67) | | | | | |
| PL377 | Email to T. Rodriguez from A. Flores re EIC Applications | N | | | Joint | |
| | from Out of State College Students (Rodriguez Ex. 68) | | | | | |
| PL378 | Email to T. Carter et al. from T. Rodriguez re Election | N | | | Joint | |
| | Certificates (Rodriguez Ex. 69) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 26 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL379 | Email to S. Winkley from T. Rodriguez re Election | N | | | Joint | |
| | Certificates (Rodriguez Ex. 70) | | | | | |
| PL380 | Email to T. Rodriguez from T. Carter re Daily EIC Reports | N | | | Joint | |
| | (Rodriguez Ex. 71) | | | | | |
| PL381 | Email to T. Rodriguez from J. Crawford re EIC Report | N | | | Joint | |
| | Change (Rodriguez Ex. 72) | | | | | |
| PL382 | Email to T. Rodriguez from J. Crawford re EIC Status. | N | | | Joint | |
| | Docx (Rodriguez Ex. 73) | | | | | |
| PL383 | Email to R. O'Connor from T. Rodriguez re | N | | | Joint | |
| | CorrectionFW:EIC Region 3 Weekly Report (21 Oct - 26 | | | | | |
| | Oct) (Rodriguez Ex. 74) | | | | | |
| PL384 | Email to T. Rodriguez from B. Hubbard re EIC Report | N | | | Joint | |
| | Region 6A (Rodriguez Ex. 75) | | | | | |
| <u>PL385</u> | Email to T. Rodriguez to S. Silva re EIC Saturday 9-14- | N | | | Joint | |
| | 2013 Region 3 Standard Format Report (Rodriguez Ex. | | | | | |
| | 76) | | | | | |
| PL386 | List of EIC Issuances (Rodriguez Ex. 77, Ingram Ex. 16) | Υ | | | Joint | |
| | | | | | | |
| PL387 | Election Identification Certificate Application Overview | N | | | Joint | |
| | (Rodriguez Ex. 78) | | | | | |
| <u>PL388</u> | Email to J. Peters from T. Rodriguez re EIC Issuance | N | | | Joint | |
| DI 200 | Tracking .xlsx (Rodriguez Ex. 79) | N. | | | 1.1.1 | |
| PL389 | EIC Dashboard (Rodriguez Ex. 80) | N | | | Joint | |
| PL390 | Birth Certificate Affidavit (Rodriguez Ex. 81) | N | | | Joint | |
| PL391 | Chart re Various Forms of ID (Rodriguez Ex. 82) | N | | | Joint | |
| PL392 | Illegible Chart (Rodriguez Ex. 83) | N | | | Joint | <u> </u> |
| <u>PL393</u> | Email to D. Barber from T. Rodriguez re EIC Reporting | N | | | Joint | |
| | Information Requirements (Rodriguez Ex. 84) | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 27 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|--------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL394 | Email to T. Rodriguez from K. Krueger re DL Offices | N | | | Joint | |
| | Poplation 25 and 50 miles TXSTATE Data.pptx (Rodriguez | | | | | |
| | Ex. 85) | | | | | |
| PL395 | Email to B. Myers from T. Rodriquez re FW: 79 Countries | N | | | Joint | |
| | (Rodriguez Ex. 86) | | | | | |
| PL396 | Email to J. Rodriguez from T. Rodriguez re FW: EIC - | Υ | | | Joint | |
| | Offices that will open on Saturday (Rodriguez Ex. 87, | | | | | |
| | Ingram Ex. 18) | | | | | |
| <u>PL397</u> | Email to S. Winkley from T. Rodriguez re Saturday EIC | N | | | Joint | |
| DI 200 | Issue Offices (Rodriguez Ex. 88) | | | | | |
| <u>PL398</u> | Press Release - Secretary of State Steen Commends DPS | N | | | Joint | |
| | for Opening Offices on Saturdays to Issue Election IDs | | | | | |
| PL399 | (Rodriguez Ex. 89) Email to J. Wroe from K. Ingram re Fwd: DPS Request & | N | | | Joint | |
| <u>PL399</u> | Questions (Rodriguez Ex. 90) | IN | | | JOHIL | |
| PL400 | Depart of Public Safety Notice re Driver License Division | N | | | Joint | |
| 1 2400 | (Rodriguez Ex. 91) | ., | | | 301110 | |
| PL401 | Email to M. Flores from S. Silva re EIC Mobile Light | N | | | Joint | |
| | Training - RO Facilitators (Rodriguez Ex. 92) | | | | | |
| PL402 | Email to B. Myers from D. Pitzer re Mobil Light EIC Units | N | | | Joint | |
| | (Rodriguez Ex. 93) | | | | | |
| PL403 | Email to L. Hale from R. Roberts re EIC Meeting Minutes - | N | | | Joint | |
| | 9/25 (Rodriguez Ex. 94) | | | | | |
| PL404 | Email to A. Carlisle from S. Bell re FW: ElCmobile (web | N | | | Joint | |
| | master list).docx (Rodriguez Ex. 95) | | | | | |
| <u>PL405</u> | Email to J. Wroe from P.Watkins re Webb County | Υ | | | Joint | |
| | Locations for EIC Ops (Rodriguez Ex. 96, Ingram Ex. 33) | | | | | |
| <u>PL406</u> | Email to A. Pierce from K. Ingram re FW: Mobile EIC | N | | | Joint | |
| | (Rodriguez Ex. 97) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 28 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL407</u> | Email to T. Rodriguez from K. Bergman re FW: EIC MOU (Rodriguez Ex. 98) | N | | | Joint | |
| <u>PL408</u> | Email to L. Warren from Election_Identification_Certificates re Mobile Election Identification Certificate (EIC) Program (Rodriguez Ex. 99) | N | | | Joint | |
| <u>PL409</u> | Email to A. Pierce from C. Shorter re Fwd: Request for Assistance RE Motile Voter ID Initiative (Rodriguez Ex. 100, Peters Ex. 50) | N | | | Joint | |
| PL410 | Chart of Applicants (Rodriguez Ex. 101) | Ν | | | Joint | |
| <u>PL411</u> | Chart of EIC and Applicant Information (Rodriguez Ex. 102) | N | | | Joint | |
| <u>PL412</u> | Map titled "Election Identification Certificates County Participation" (Rodriguez Ex. 103) | N | | | Joint | |
| <u>PL413</u> | Chart titled "Driver License Division Customer Operations, Region 1A" (Rodriguez Ex. 104) | N | | | Joint | |
| <u>PL414</u> | Report titled "Driver License Customer Operations Region 1A - Garland" (Rodriguez Ex. 105) | N | | | Joint | |
| <u>PL415</u> | Article from the San Antonio Express-News (Straus Ex. 1) | N | | | Joint | |
| <u>PL416</u> | Email response template for those who had emailed Straus re Bill 14 (Straus Ex. 2) | Y | | | Joint | |
| <u>PL417</u> | Letter from Straus to Peters et al re voter fraud (Straus Ex. 3) | Y | | | Joint | |
| <u>PL418</u> | Meredyth (County Affairs, Urban Affairs, Elections, Land and Resource Management, and Pensions, Investments and Financial Service) (Straus Ex. 5) | Y | | | Joint | |
| PL419 | Voter ID Bill Summary (Straus Ex. 6) | Υ | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 29 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL420</u> | Handwritten note with heading "New (for dem | Y | | | Joint | |
| | support)" (Straus Ex. 7) | | | | | |
| PL421 | Talking points against Student ID Amendment (Straus Ex. | Ν | | | Joint | |
| | 8, Williams Ex. 28) | | | | | |
| PL422 | Transcript of Bench Trial Before Hon. David S. Tatel | N | | | Joint | |
| | (Williams Ex. 3) | | | | | |
| PL423 | Senate Journal Proceedings, January 14, 2009 - | N | | | Joint | |
| | Addendum (Williams Ex. 6) | | | | | |
| <u>PL424</u> | Draft Resolution (Williams Ex. 7) | N | | | Joint | |
| <u>PL425</u> | Senate Journal Eighty-First Legislature - Regular Session - | N | | | Joint | |
| | Proceedings (Williams Ex. 8) | | | | | |
| <u>PL426</u> | News Release: State Senator Williams Proposes "Smile | N | | | Joint | |
| | & Vote" Legislation (Williams Ex. 9) | | | | | |
| <u>PL427</u> | Transportation Code 521.001 (Williams Ex. 11) | N | | | Joint | |
| PL428 | Letter to T. Christian Herren from G. Bledsoe re | N | | | Joint | |
| | Comment Under Section 5, Submission No. 2011-2775 | | | | | |
| | (Williams Ex. 12) | | | | | |
| <u>PL429</u> | Audit Report on The Voter Registration System at the | N | | | Joint | |
| | Texas Secretary of State's Office (Williams Ex. 13, | | | | | |
| | Dewhurst Ex. 8) | | | | | |
| <u>PL430</u> | Senate Resolution 5 (Williams Ex. 19) | N | | | Joint | |
| PL431 | Email to A. Montagne from L. Nezda re Voter | Υ | | | Joint | |
| | Registration Information (Williams Ex. 24) | | | | | |
| PL432 | Email to A. McGeehan from A. McGeehan re Query to | N | | | Joint | |
| | Identify Voters with no TDL/ID - Compare to DPS | | | | | |
| | Records (Williams Ex. 26, Dewhurst Ex. 27, Fraser Ex. | | | | | |
| | 33, Hebert Ex. 172, Harless Ex. 175, Peters Ex. 43, | | | | | |
| | Ingram Ex. 23, McGeehan Ex. 188; Shorter Ex. 8) | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 30 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|-------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL433 | Texas Politics - Support for Voter ID Requirement | Υ | | | Joint | |
| | (Williams Ex. 29, Dewhurst Ex. 36, Fraser Ex. 40) | | | | | |
| PL434 | [Poll] Texas Politics - Views on Proposed Voter ID | N | | | Joint | |
| | Requirement (Williams Ex. 30) | | | | | |
| <u>PL435</u> | Tommy Williams Campaign Letter (Williams Ex. 31) | N | | | Joint | |
| PL436 | List of fees for obtaining a Concealed Handgun License | N | | | Joint | |
| | in Texas (Zgabay Ex. 142) | | | | | |
| PL437 | Welcome webpage for DPS Concealed Handgun | N | | | Joint | |
| | Licencing information (Zgabay Ex. 143) | | | | | |
| PL438 | Webpage with information on customer authentication | N | | | Joint | |
| | (Zgabay Ex. 144) | | | | | |
| PL439 | Original application for a Concealed Handgun License | N | | | Joint | |
| | (Zgabay Ex. 145) | | | | | |
| <u>PL440</u> | Detailed instructions on how to fill out the CHL-88 | N | | | Joint | |
| | Revocation Affidavit (Zgabay Ex. 146) | | | | | |
| <u>PL441</u> | H.B. No. 698 (Zgabay Ex. 147) | N | | | Joint | |
| <u>PL442</u> | Copy of brochure with information re applying for DL or ID card (Gipson Ex. 136) | N | | | Joint | |
| PL443 | Application for Texas Driver Licence or ID Card (Gipson Ex. 137) | N | | | Joint | |
| PL444 | Webpage with information re driver licesne fees (Gipson | N | | | Joint | + |
| <u> </u> | Ex. 138) | IN | | | Jonit | |
| PL445 | Email from Hodge to Bodisch re EIC applicants (Gipson | N | | | Joint | |
| | Ex. 140) | | | | | |
| PL446 | Email from Paula Faris to Dshscouncil, etcRE: | N | | | | No Foundation; No |
| | suggestions and concerns regarding new proposed rule | | | | | Authentication; Hearsay |
| | change regarding free birth certificates for EIC, | | | | | |
| | September 20, 2013 | | | | | |
| PL447 | Invalid EIC applicants | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 31 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|--|
| <u>PL448</u> | Email from J. Peters to R. Bodisch with subject line: About those free voter ID cards - few show up | N | | | | |
| <u>PL449</u> | Sample Birth Certificate | N | | | | |
| <u>PL450</u> | DPS list of county locations issuing cerificates | N | | | | |
| <u>PL451</u> | Email from T. Rodriguez to multiple people with preliminary report of EIC-related activity in DL Offices for Oct. 19th | Ν | | | Joint | |
| <u>PL452</u> | Letter from Stacy Kemp to Lisa Hernandez re fees for copies of birth certificates, September 19, 2013 | N | | | | No Foundation; No Authentication; Contains Hearsay |
| PL453 | EIC Mobile Stations - 2013 List | N | | | | |
| <u>PL454</u> | DOJ Request for Judicial Notice - Docket No. 252 (2:13-cv-291) | N | | | | Contains inadmissible matter; No Foundation |
| <u>PL455</u> | Webpage with contact information of Cortelyou | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL456</u> | Webpage with contact information of Brookshire | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL457</u> | Webpage with contact information of Garcia | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL458</u> | Webpage with contact information of Jones | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL459</u> | Webpage with contact information of Hinojosa | N | | | | Contains Hearsay; No Foundation; No Authentication |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 32 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL460</u> | Webpage with contact information of Homfeld | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL461</u> | Webpage with contact information of Thomas | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL462</u> | May 2014 Issuance Statistics | N | | | | Contains Hearsay; No Foundation; No Authentication |
| PL463 | Excerpt from Perez pretrial conference and closing arguments, July 29, 2014 | N | | | | Irrelevant; Immaterial; No Foundation; Hearsay; Contains Inadmissible Matter; No Authentication; Conflicts with the Court's Ruling on 8-29-14 |
| PL464 | Senate Enrolled Act no. 483 | N | | | | |
| PL465 | Senate Journal Proceedings, March 23, 2011 | N | | | | |
| PL466 | SOS Powerpoint | N | | | | |
| <u>PL467</u> | US DOS FS-240 - Instruction to replace or amend a consular report of a birth abroad | N | | | | |
| <u>PL468</u> | USCIS N-565 Application instructions for replacement naturalization/citizenship document | N | | | | |
| <u>PL469</u> | List of sites with addresses for Remote Access Offices | N | | | | |
| PL470 | Senate Bill 84, as passed | N | | | | |
| PL471 | H.B. No. 331 | N | | | | |
| PL472 | H.B. No. 1549 | N | | | | |
| PL473 | Email from Rodriguez to O'Connor re Correction, EIC Region 3 weekly report | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 33 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL474</u> | CDC Vital Statistic | N | | | | |
| <u>PL475</u> | Email from Silva to Rodriguez re Correction, EIC report | N | | | | |
| <u>PL476</u> | Webpage with document requirements for obtaining an EIC | N | | | | |
| <u>PL477</u> | Austin County Declaration by Marcus Pena | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL478</u> | Caldwell County Declaration by Pamela Ohlendorf | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL479</u> | Camp County Declaration by John Cortelyou | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL480</u> | Cochran County Declaration by Cheryl J. Butler | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL481 | Coke County Declaration by Mary Grim | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL482 | Cottle County Declaration by Elissa Smith | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 34 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL483</u> | Crockett County Declaration by Michelle Medley | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL484</u> | Delta County Declaration by Herbert R. Brookshire | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL485</u> | Dimmit County Declaration by Mario Z. Garcia | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL486</u> | Duval County Declaration by Ana M. Bazan | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL487</u> | Edwards County Declaration by David Ortiz | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL488</u> | Fayette County Declaration by Dina Bell | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL489</u> | Franklin County Declaration by Ricky Jones | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL490</u> | Frio County Declaration by Carlos Segura | N | | | | Inadmissible pursuant to Court Order on 8-27-14 |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 35 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL491</u> | Grimes County Declaration by Rebecca Duff | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL492 | Hall County Declaration by Teresa Altman | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL493</u> | Hansford County Declaration by Linda Cummings | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL494</u> | Irion County Declaration by Joyce Gray | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL495</u> | Jackson County Declaration by Barbara Williams | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL496</u> | Jim Hogg County Declaration by Norma L. Hinojosa | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL497</u> | Karnes County Declaration by Karen L. Opiela | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 36 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|---|
| <u>PL498</u> | Kent County Declaration by William D. Scogin | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL499</u> | King County Declaration by Jammye D. Timmons | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL500</u> | La Salle County Declaration by Margarita A. Esqueda | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL501 | Lipscomb County Declaration by Kathy Fry | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL502 | Loving County Declaration by Tina Powers | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL503 | Lynn County Declaration by Donna Willis | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL504</u> | Madison County Declaration by Earl C. Parker, Jr. | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 37 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL505</u> | Marion County Declaration by Karen G. Jones | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL506 | McMullen County Declaration by Mattie Sadovsky | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL507 | Menard County Declaration by Timothy R. Powell | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL508 | Newton County Declaration by Melissa Burks | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL509 | Oldham County Declaration by Courtney Bennett | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL510 | Robertson County Declaration by Trudy Hancock | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL511 | San Augustine County Declaration by Deborah Woods | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 38 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|---|
| PL512 | San Jacinto County Declaration by Sherryl Evans | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL513</u> | Schleicher County Declaration by Brenda Mayfield | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL514</u> | Shackelford County Declaration by Gayala Askew | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL515 | Sherman County Declaration by Valerie McAlister | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL516 | Somervell County Declaration by Cathy Thomas | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL517 | Throckmorton County Declaration by Dianna Moore | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL518 | Willacy County Declaration by Hugo Leyva | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL519</u> | Copy of Texas Identification Card and Texas Driver License (Bingham Gov. Ex. 1) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 39 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL520</u> | Affidavit for Promise to Appear (Bingham Gov. Ex. 2) | N | | | Joint | |
| PL521 | Arcola Municipal Court Payment on a Violation (Bingham Gov. Ex. 3) | N | | | Joint | |
| PL522 | Notice of Denial of Renewal of Texas Driver License (Bingham Gov. Ex. 4) | N | | | Joint | |
| PL523 | Texas Department of Public Safety Accounts Details (Bingham Gov. Ex. 5) | N | | | Joint | |
| <u>PL524</u> | Affidavit of Provisional Voter (Bingham Gov. Ex. 6) | N | | | | |
| PL525 | Affidavit of Provisional Voter (Eagleton Ex. 1) | N | | | Joint | |
| PL526 | Voter County Record (Eagleton Ex. 2) | N | | | Joint | |
| PL527 | Texas DPS ID Card (Holmes Ex. 1) | N | | | Joint | |
| PL528 | Security Officer ID, expires 2012 (Holmes Ex. 2) | N | | | Joint | |
| PL529 | Security Officer ID, expires 2014 Holmes Ex. 3) | N | | | Joint | |
| PL530 | Affidavit of Provisional Voter (Holmes Ex. 4) | N | | | Joint | |
| <u>PL531</u> | Voter Record, Confidential (Holmes Ex. 6) | N | | | Joint | |
| PL532 | Voter Record, 2013 (Sanchez Ex. 1) | N | | | Joint | |
| PL533 | Voter Record, 2014 (Sanchez Ex. 2) | N | | | Joint | |
| <u>PL534</u> | Birth Certificate (Sanchez Ex. 3) | N | | | Joint | |
| <u>PL535</u> | Copy of SSN, Medicare, College & Election Certificate (Sanchez Ex. 4) | N | | | Joint | |
| PL536 | Affidavit of Provisional Voter (Washington Ex. 1) | N | | | Joint | |
| PL537 | Voter Registration Certificate (Washington Ex. 2) | N | | | Joint | |
| PL538 | Social Securiity Card (Washington Ex. 3) | N | | | Joint | |
| PL539 | Texas DPS Receipt (Washington Ex. 4) | N | | | Joint | |
| <u>PL540</u> | Texas DPS - Temporary Identification Card (Washington Ex. 5) | N | | | Joint | |
| <u>PL541</u> | Voter Registration Certificate (Washington Ex. 6) | N | | | Joint | |
| PL542 | Voter Personal Information (Washington Ex. 7) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 40 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL543</u> | Texas DPS ID Card (Washington Ex. 10) | N | | | Joint | |
| <u>PL544</u> | Voter Record, 2014 (Washington Ex. 11) | N | | | Joint | |
| PL545 | Subject: Information requested and sent to legislators | N | | | | |
| | today - Email 24 January 2011 from Arriaga to Davio | | | | | |
| <u>PL546</u> | Subject: Cards Issued without a Photo - Email 24 January 2011 from Essell to Debra Gonzales | N | | | | |
| DI E 4.7 | | N | | | | |
| <u>PL547</u> | Subject: FW: DWI's - Email 25 January 2011 from Essell to Debra Gonzales [this states the number of DWI arrests in 2010] | IV | | | | |
| PL548 | Subject: Re: VOTER ID follow up - Email 25 January 2011 from McCraw to Arriaga; MacBride | N | | | | |
| <u>PL549</u> | Letter 7 October 2011 from McCraw to Sen. Ellis answering questions about DPS ability to comply with SB 14 | N | | | | |
| PL550 | September 21, 2011 Ltr from Senator Ellis to McCraw [DPS] | N | | | | No Foundation; Contains Hearsay |
| PL551 | Subject: RE: Follow-up questions from Senator West - Email 3 February 2012 from Quinn to DPS Government Relations; Arriaga | N | | | | No Foundation; Contains Hearsay |
| PL552 | Subject: Re: SB14-Senate Conferees - Email 5 April 2011 from Arriaga to DPS Government Relations | N | | | | |
| <u>PL553</u> | Subject: RE: Update on Driver License Matters - Email 30 September 2011 from Terry to DPS Government Relations; Davio; Arriaga | N | | | | |
| <u>PL554</u> | Subject: Re: help with voter registration - Email 16 March 2009 from Hauser to Smith | N | | | | No Foundation; Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 41 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|-------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL555</u> | Subject: RE: Questions from Sen. Ellis - Email 15 | N | | | | No Foundation; Contains |
| | September 2011 from Davio to Arriaga; DPS | | | | | Hearsay |
| | Government Relations; Terry; Smith | | | | | |
| PL556 | Application for TX Election Certificate | N | | | | |
| <u>PL557</u> | Meeting Minutes - 6 October 2011 (on preliminary | N | | | | |
| | requirements gathering session Election Certificate) | | | | | |
| PL558 | Driver License Analysis of SB 14 by Janie Smith / Version: | N | | | | |
| | Conference Committee Report | | | | | |
| PL559 | SB 14 Conference Committee Report - Driver License | N | | | | |
| | Division 9 May 2011 | | | | | |
| <u>PL560</u> | Cost To Implement SB 14 | N | | | | No Foundation; No |
| 51.504 | | | | | | Authentication |
| <u>PL561</u> | Driver Licenses / SB 14 / Version: Enrolled as Finally Passed | N | | | | |
| <u>PL562</u> | Driver Licenses / SB 14 / Version: House Committee Substitute | N | | | | |
| PL563 | Driver Licenses / SB 14 / Version: Engrossed | N | | | | |
| PL564 | HB16, HB112, HB248, SB178 Voter ID bill notes 6 | N | | | | No Foundation; No |
| | December 2010 | | | | | Authentication |
| PL565 | Voter ID Cost Estimates | N | | | | No Foundation; No |
| | | | | | | Authentication |
| PL566 | Eligibility Requirements for Issuance of Texas Election | Ν | | | | |
| | Certificate | | | | | |
| PL567 | Subject: 71 House Republicans Stand Behind a Strong | N | | | | |
| | Voter ID Bill -Email 29 April 2009 from Republican Party | | | | | |
| | of Texas to Bonnen | | | | | |
| PL568 | Letter from McGeehan to Herren - 4 October 2011 - | N | | | | |
| | response to DOJ's 23 September 2011 request for | | | | | |
| | additional information | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 42 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL569</u> | Letter from TX DOS to Herren - 25 July 2011 - Submission letter | N | | | | |
| <u>PL570</u> | Subject: Speech Info - Email 23 November 2011 from Beuck to Harless - notes on a speech on on BS 14 | N | | | | Contains Hearsay |
| <u>PL571</u> | Subject: Re: Speech Info - Email 28 November 2011 from Harless to Beuck - more notes on a speech on SB 14 | N | | | | Contains Hearsay |
| PL572 | Subject: Re: Updated Speech Info - Email 29 November 2011 from Harless to Beuck - thanking Bueck for the details sent in previous email | N | | | | Contains Hearsay |
| <u>PL573</u> | VA disability & Social Security Disability - Email 25 February 2011 from Gomez to Beuck | N | | | | Contains Hearsay |
| <u>PL574</u> | Email 12 September 2011 Blifford to Kaden - Draft Straus Policy Accomplishments | N | | | | Contains Hearsay |
| PL575 | Sen. Patrick 4 April 2012 - News Update - 2/3 Rule change | N | | | | Contains Hearsay |
| <u>PL576</u> | Sen. Patrick 15 July 2011 - News Update - Co-Author VID "heavily involved" | N | | | | Contains Hearsay |
| <u>PL577</u> | Election Integrity Talking Points - Tex. Conservative Coalition | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL578</u> | Letter: TX Transportation Comm'n. to Anchia 6 May 2011 Texas Mobility Fund | N | | | | Contains Hearsay |
| PL579 | Sen Williams Press Release 14 January 2009 Support VID | N | | | Joint | |
| <u>PL580</u> | Memo Smith to Andrade 6 March 2009 Meeting after Elections Committee testimony | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 43 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|--|
| <u>PL581</u> | Talking Points For Andrade - Proof of US Citizenship | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL582</u> | TCCRI - State Approaches to Illegal Immigration - VID and Citizenship Verification | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL583</u> | 23 March 2011 Letter to Charles C. Butt, Chairman & CEO of HEB from Governor Rick Perry as to the Voter ID Law | N | | | | |
| <u>PL584</u> | Email 14 October 2011 from Batheja to Castle re a response Castle made to a media question | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL585</u> | Email 17 October 2011 from Montgomery to Castle requesting the governor's position on border patrol for a news story | N | | | | Contains Hearsay; No Foundation; No Authentication; Irrelevant |
| <u>PL586</u> | King Street Patriots Recommendations for Legislation as to SB-14 | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL587</u> | 20 January 2010 Press Release as to Lt. Governor Dewhurt's Statement regarding Governor Perry's Emergency Call (Voter ID added to emergency items) | N | | | | Contains Hearsay |
| <u>PL588</u> | 21 January 2011 Letter from Senator Van de Putte to Senator Robert Duncan | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL589</u> | 26 January 2011 Press Release as to Lt. Governor Dewhurst's Statement regarding passage of Voter ID | N | | | | Contains Hearsay |
| <u>PL590</u> | 27 May 2011 Talking Points: Voter ID Bill Signing | N | | | | Contains Hearsay |
| PL591 | Key Talking Points as to Voter ID Bill | N | | | | Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 44 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|------------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL592</u> | Voter ID - Three Point Overview of talking points & likely questions from opponents of the Voter ID Bill | Z | | | | Contains Hearsay |
| <u>PL593</u> | Standard of Review by the Department of Justice as to Section 5 of the VRA | N | | | | Contains Hearsay |
| <u>PL594</u> | Email 23 February 2009 from Sepehri to Fagan as to SoS Business and Public Filings Bills | N | | | | |
| <u>PL595</u> | Chart indicating statewide voters without a Texas Driver's License/ID | N | | | | No Foundation; Contains Hearsay |
| <u>PL596</u> | DOJ Project Requirements: Statewide DPS/SOS Match; Voters with TDL/ID - Ethnicity Statistics | N | | | | No Foundation; Contains Hearsay |
| <u>PL597</u> | Email 25 January 2011 from Mendoza to Richards as to a Statewide count of voters without a Texas Driver's License/ID | Z | | | | |
| <u>PL598</u> | Chart indicating statewide voters without a Texas Driver's License/ID | N | | | | Contains Hearsay |
| <u>PL599</u> | Email 1 September 2011 from Mendoza to McGeehan as to instructions to query statewide voters without a Texas Driver's License/ID | Z | | | | |
| <u>PL600</u> | Email 21 January 2011 from Salazar to Guyette & Mendoza as to their position of Senate Bill 14 and an attached Bill analyst | N | | | | |
| <u>PL601</u> | Email 14 December 2011 from Moon to Mendoza as to file positions in the jury wheel | N | | | | |
| <u>PL602</u> | Email 29 November 2011 from Brandt to Mendoza Removal filters for the Statewide Driver's License/ID file for the DOJ project | N | | | | |
| <u>PL603</u> | Email 9 December 2011 from Gomez to Mendoza, Moon and Guyette as to Statewide Driver's License/ID filters | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 45 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL604</u> | Email 29 November 2011 from Gomez to Mendoza and Moon as to the Removal filters for the Statewide Driver's License/ID database | N | | | | |
| <u>PL605</u> | Email 23 November 2011 from Gomez to Moon, Guyette and Mendoza as to Removal filters and the running of Removal filters | N | | | | |
| <u>PL606</u> | Email 16 November 2011 from Moon to Mendoza as to Duplicates in the Database | N | | | | |
| PL607 | Immigration Legislation Plan | N | | | | Contains Hearsay; No Foundation; No Authentication |
| <u>PL608</u> | 9 February 2011 Press Release regarding Speaker Straus announcing House Committee assignments | N | | | | |
| <u>PL609</u> | Email 10 October 2002 from Richards, Voter Registration Dpt., Office of Secretary of State, to Herman as to Hispanic Surname individuals | N | | | | |
| <u>PL610</u> | Chart titled "Voter Registration Statistical Report: Recap of Hispanic Surname Periodic Reports Showing Additional Runs" | N | | | | |
| <u>PL611</u> | Email 1 November 2011 from "Elections Internet" to Wieferman as to a Voter ID Requirements question | N | | | | Contains Hearsay |
| <u>PL612</u> | Notice of Required Identification by Secretary of State, Section 63.0012, Texas Election Code | N | | | | |
| <u>PL613</u> | Email 3 October 2008 from Best to "Elec Legal", McGeehan, Nickless and Richards as to illegal aliens voting | N | | | | Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 46 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL614 | Email 31 January 2011 from Winn to "Elec Legal" as to | N | | | | |
| | SB-14 and the Amendment No. 8 (Provisional Ballots & Affidavit) | | | | | |
| <u>PL615</u> | Informational Fact List and Frequently Asked Questions as to New Photo ID requirement | N | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL616</u> | Email 20 October 2011 from Winn to Martinez and "Elec Legal" as to a question on proper identification | N | | | | Contains Hearsay; No Authentication; No Foundation |
| <u>PL617</u> | Email 22 November 2011 from Guyette to Brandt as to the number of TX voters without a Driver's License/ID with no DPS match | N | | | | |
| <u>PL618</u> | Chart indicating Acceptable Identification Documents for Voters (DL-17)(12-11) (based on amended 15.24) | N | | | | |
| <u>PL619</u> | Email 5 July 2011 from Martinez to Iselt requesting a Fiscal Impact report for implementing the Voter ID requirements | N | | | | |
| <u>PL620</u> | Email 9 August 2011 from Gipson to Mastracchio, JoeAnna, Gomez, Enrique, Davio, Rebecca, Terry, Michael Smith, Janie, Coleman, Ron, Spinks, Margaret and Watkins, Paul as to the Voter ID Card | N | | | | |
| <u>PL621</u> | 10 October 2011 document from the Texas Department of Public Safety as to the DLS titled "Business Requirements Document: Election Certificate and Veteran Initiatives" | N | | | | |
| <u>PL622</u> | Email 26 October 2011 from Davio to Gomez and Watkins as to Communication Campaign Development and Sec State Election Handout | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 47 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL623 | Email 9 December 2011 from Gipson to Mastracchio as | N | | | | |
| | to Election Certificate Issuance | | | | | |
| PL624 | Subject: File#2011-2775 - Email 15 September 2011 - | N | | | | |
| | From Adkins to Vot1973@usdoj.gov (Maranzano) | | | | | |
| <u>PL625</u> | Texas Election Certificate Information Texas Department of Public Safety | N | | | | |
| PL626 | Subject: Re: SB 14 and similar past bills - Email 26 | N | | | | |
| | February 2011 - From Davio to Arriaga, McBride, | | | | | |
| | Hudson, Ybarra and Terry | | | | | |
| PL627 | Texas Driver License or Identification Card Two-Step | N | | | | |
| | Application Process | | | | | |
| PL628 | Subject: RE: Ft Worth visit - Email 17 January 2012 from | N | | | | Contains Hearsay |
| | Gomez to Terry, Watkins, Davio, Mastracchio | | | | | |
| PL629 | Subject: RE: Info for Sen. Williams - Email 25 January | N | | | | |
| | 2011 from Gipson to Davio | | | | | |
| <u>PL630</u> | What will it Take to Fix Driver License? Submitted by the | N | | | | |
| | Texas Department of Public Safety 28 February 2011 | | | | | |
| PL631 | Cover letter for draft resolution setting procedures of | N | | | | Contains Hearsay |
| | Sen. Committee of the Whole related to 82nd Legislative | | | | | |
| | Session- Same as Sen. Resolution 408 for 81st | | | | | |
| | Legislation Session - from Duncan to all Senators 21 | | | | | |
| | January 2011 | | | | | |
| PL632 | Subject: FW: Voter ID & Highlights; OK to share? - Email | Ν | | | | Contains Hearsay; No |
| | 11 May 2012 from Logan to same (chain email re Dan | | | | | Foundation; No Authentication |
| | Patrick and the Tea Party) | | | | | |
| PL633 | Subject: RE: Voter ID - Email 22 March 2011 from Terry | N | | | | |
| | to DPS Gov. Relations, Davio | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 48 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL634</u> | Subject: Fiscal Implications of SB 14 - Email 28 March 2011 from Trumble to Arriaga | N | | | | |
| <u>PL635</u> | Subject: Legislative Privileged - Email 25 January 2011 from Arriaga to [not listed] (questions and answers for DPS) | Ν | | | | |
| <u>PL636</u> | Email - 25 January 2011 from Arriaga to [not listed] referring to DPS office closures | N | | | | |
| <u>PL637</u> | Cover Letter for DPS responses to Senators' questions 26 January 2011- from McCraw to Senators | N | | | | |
| PL638 | Response to Questions from Senate Committee of the Whole | N | | | | |
| <u>PL639</u> | Email - 25 February 2011 from McGeehan to Harless regarding HAVA Dollars, Voter Fraud Complaints and Number of Registered Voters without ID from DPS | N | | | | |
| <u>PL640</u> | Subject: FW: Number of voters that do not have an associated TDL/SSN - Email - 25 February 2011 from McGeehan to [not listed] | N | | | | |
| PL641 | TX DPS responses to legislators comments/questions - 18 November 2011 | N | | | | |
| PL642 | Sample of State of Texas Election Certificate | N | | | | |
| <u>PL643</u> | Election Code Resolved Prosecutions by the Office of the Attorney General | N | | | | |
| <u>PL644</u> | Subject: Re: Voter fraud info - Email 23 April 2007 from Lair to [not listed] - Forrest Mitchell states that they have not had a case of voter impersonation | N | | | | |
| <u>PL645</u> | News Article 28 January 2011: Thousand face 137-mile trip for Voter ID in one Senate district | N | | | | No Foundation; Contains Hearsay; No Authentication |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 49 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL646</u> | Press Release from Dan Patrick's office - Senate's 2/3rds Rule Stops Voter ID Bill | N | | | | |
| <u>PL647</u> | 31 March 2008 News Article The Cure for Record Turnout | N | | | | No Foundation; Contains Hearsay; No Authentication |
| <u>PL648</u> | 11 May 2009 Statement from LT Gov House Committee Passage of egistlation Protecting Against Voter Fraud | N | | | | |
| <u>PL649</u> | 12 March 2012 Statement from Lt Gov regarding DOJ blocking TX Voter ID law | N | | | | Contains Hearsay; No Foundation |
| <u>PL650</u> | Identification Flow Chart (Abshier US Ex. 906) | N | | | | No Foundation; No Authentication; Contains Hearsay |
| PL651 | Harless's Notice of ID Requirement Bill (Beuck US Ex. 4) | N | | | | |
| <u>PL652</u> | Harless' political platform | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| PL653 | 27 May 2011 Texas Legislature election votes (Beuck US Ex. 8) | N | | | | |
| <u>PL654</u> | 29 April 2009 Email Revised GOP Applaud 71 house Republican Causus members Statemnt of Principles on Voter ID | N | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL655</u> | HB 624 Bonnen Bill to be enacted Election code Photo ID Bill | N | | | | |
| <u>PL656</u> | 23 March 2011 Texas Legislature Relating to requiring a voter to present proof of ID | N | | | | |
| <u>PL657</u> | 18 June 2007 Email Murphy to Bonnen re Congress not passing Voter ID | N | | | | No Foundation; No Authentication; Contains Hearsay; Irrelevant |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 50 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|--------------------------|
| PL658 | Internet Fact Check re Dewhurst | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL659 | 27 May 2011 Draft of Voter ID Bill Signing | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL660 | 20 January 2011 Letter: from Dewhurst to Birdwell | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL661 | 24 January 2011 Email from Hebert to Fagan | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL662 | 6/12/2012 list of DL Offices-Locations, Times, late day [if | N | | | | No Foundation; No |
| | any] | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL663 | Texas state Rep. Arron Peña Plans Legislation to Curb | N | | | | No Foundation; No |
| | Mail-in Ballot Fraud; Article in Texas Watchdog 24 | | | | | Authentication; Contains |
| | February 2011; Peña Dep. Ex. 373 | | | | | Hearsay |
| PL664 | H.B. No. 401: Voter ID draft by Smith of Tarrant | N | | | | |
| <u>PL665</u> | H.B. No. 1338: Voter ID Amendment by Smith on birth certificates | N | | | | |
| PL666 | Texas Online Legislative History of SB 14 | N | | | | |
| PL667 | Bill Analysis of SB 14 by Senate Research Center 3 | N | | | | |
| | August 2011 | | | | | |
| PL668 | Bill Analysis of C.S.S.B. 14 by Voter ID & Voter Fraud | N | | | | |
| - | Select Committee | | | | | |
| PL669 | Bill Analysis of SB 14 by Senate Research Center 21 | N | | | | |
| - | January 2011 | | | | | |
| PL670 | Rules and Precedents of the Texas House: 81st | N | | | | |
| - | Legislature - Rule 1 | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 51 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|----------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL671 | No To School I.D.; Email 27 January 2011 from Brenda | N | | | | Contains Hearsay; Irrelevant; |
| | Paye to Sen. Troy Fraser | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL672 | Voter ID Bill Out of Committee; Texas Legislature Online | N | | | | |
| | Report 8 June 2012 | | | | | |
| <u>PL673</u> | DOJ Objection Letters to Texas | N | | | | Contains hearsay; Irrelevant; No |
| | | | | | | Foundation; No Authentication |
| PL674 | Opinion on US v. Texas (1985) | N | | | | Irrelevant; No Foundation |
| <u>PL675</u> | Email 27 January 2011 from Mendoza to Richards re VR | N | | | | |
| | Queries | | | | | |
| <u>PL676</u> | Email 01 February 2011 from McGeehan to Richards re | N | | | | |
| | SSN Records (Guyette US Ex. 972) | | | | | |
| <u>PL677</u> | Email 16 November 2011 from Moon to Mendoza re | N | | | | |
| | Additional Records (Guyette US Ex. 973) | | | | | |
| <u>PL678</u> | Email 09 December 2011 from Gomez to Guyette re DPS | N | | | | |
| | Record Load (Guyette US Ex. 974) | | | | | |
| <u>PL679</u> | Email 25 January 2011 from Gipson to Davio re | N | | | | |
| | Suspensions of License (Guyette US Ex. 975) | | | | | |
| PL680 | Email 25 January 2011 from Mendoza to Richards re | N | | | | |
| | Totals on DPS Match (Guyette US Ex. 976) | | | | | |
| PL681 | Email 25 January 2011 from Mendoza to Richards re | N | | | | |
| | Revised Query: Younger than 70 (Guyette US Ex. 977) | | | | | |
| PL682 | Jose Aliseda Election Website | N | | | | No Foundation; No |
| | | | | | | Authenticity; Irrelevant; |
| | | | | | | Contains Hearsay |
| <u>PL683</u> | 2/18/2014 Election Code Referrals to the Office of the | N | | | Joint | |
| | Attorney General August 2002 - Present (Mitchell Ex. 4) | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 52 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL684</u> | Continued Driver License Transformation Submitted by the Texas Department of Public Safety dated March 15, 2012 | N | | | | |
| PL685 | 5-12 DPS Wait Time Averages | N | | | | No Foundation; No Authentication; Contains Hearsay |
| PL686 | Texas Department of Public Safety - Letter | N | | | | · |
| <u>PL687</u> | Republican Party of Texas: Report of Permanent Committee on Platorm and Resolutions | N | | | | No Foundation; No Authentication; Contains Hearsay; Irrelevant |
| <u>PL688</u> | Patricia Harless website: Important Issues Facing Texas | N | | | | No Foundation; No Authentication; Contains Hearsay; Irrelevant |
| <u>PL689</u> | Attorney General Abbott Statement on DOJ Lawsuits Challenging Texas Voter ID and Redistricting Laws - 8/22/2013 | N | | | | |
| PL690 | DPS Bill Analysis of SB 14 | N | | | | |
| PL691 | Georgia SOS Presentation: Voting with Photo Identification | N | | | | |
| PL692 | TXDPS Website: New Driver License Mega Centers - A Faster Alternative | N | | | | |
| <u>PL693</u> | Letter September 19, 2013 from Ellis to McCraw re voter photo identification law | N | | | | No Foundation; No Authentication; Contains Hearsay |
| PL694 | Data for 2011 Redistricting in Texas dated February 2011 | N | | | | Contains Hearsay; Irrelevant |
| <u>PL695</u> | Email April 8 2011 from Beuck to Harless re Conference Issues | Y | | | | No Foundation; No Authentication; Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 53 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL696</u> | From VoteTexas.gov: Election Identification Certificate Mobile Stations Used in 2013, found in exhibits part 4 file name VoteTexas.gov » Election Identification Certificate Mobile Stations 2013.pdf | N | | | | |
| <u>PL697</u> | From VoteTexas.gov: Election Identification Certificate Mobile Stations used in 2014 | N | | | | |
| <u>PL698</u> | Email October 14, 2013 from Peters to Cesinger re Press conference on Friday DPS will not attend | N | | | | |
| <u>PL699</u> | Email September 18, 2013 from Bodisch to McCraw re Warrant Checks | N | | | | |
| <u>PL700</u> | Incoming Correspondence Report: Bogan re photo ID to vote. | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| <u>PL701</u> | Incoming Correspondence Report: Levis re Photo IDto vote. | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| <u>PL702</u> | Outgoing Correspondence Report: Cole re Photo ID to Vote | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| <u>PL703</u> | Outgoing Correspondence Report: McMurray re Photo ID to Vote | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| <u>PL704</u> | Email February 16, 2011 from Harless to Youngblood re Update from Rep. Hareless: The Latest Voter Fraud | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |
| <u>PL705</u> | Email March 15, 2012 from Harless to Kaechler re Update from Rep Harless | N | | | | Irrelevant; No Foundation; No Authentication; Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 54 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL706 | Incoming Correspondence Report: Marino | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL707 | Outgoing Correspondence Report: Kennedy re Photo ID | Υ | | | | Irrelevant; No Foundation; No |
| | to Vote | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL708 | Fax to Speaker Fax #4 with copies of several news | Υ | | | | Irrelevant; No Foundation; No |
| | clippings and notes | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL709 | Two letters May 7, 2009 from Roseland to Straus and | Υ | | | | Irrelevant; No Foundation; No |
| | Smith re Voter ID bill | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL710 | Contact Profile Report of Harold Davey | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL711 | Contact Profile Report of Jimmie Gunnels | Y | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL712 | Contact Profile Report of Frank Kile | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL713 | Contact Profile Report of D. Keith Romero | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL714</u> | Outgoing Correspondence Report: Evans, Romero and | Υ | | | | Irrelevant; No Foundation; No |
| | Adams | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL715</u> | Letter May 17, 2011 from Smith to Sullivan re illegal | Y | | | | Irrelevant; No Foundation; No |
| | voter registration | | | | | Authentication; Contains |
| | | | | | | Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 55 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL716 | Letter May 11, 2011 from Smith to Green re voter fraud, | Υ | | | | Irrelevant; No Foundation; No |
| | illegal immigration and oil sales | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL717</u> | Letter May 21, 2011 from Smith to Green re voter fraud, | Υ | | | | Irrelevant; No Foundation; No |
| | illegal immigration and oil sales | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL718 | Letter May 10, 2011 from smith to Marshall re | Υ | | | | Irrelevant; No Foundation; No |
| | numerous questions | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL719 | Letter December 10, 2010 from Smith to Mr. and Mrs. | Υ | | | | Irrelevant; No Foundation; No |
| | Clark re illegal immigration and voter identification | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL720 | Letter August 30, 2010 from Smith to Doughty re illegal | Υ | | | | Irrelevant; No Foundation; No |
| | immigration | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL721 | Letter September 10, 2010 from Smith to Henderson re | n re Y | | | | Irrelevant; No Foundation; No |
| | illegal immigration and voter identification | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL722 | Letter February 15, 2010 from Smith to Williams re | Υ | | | | Irrelevant; No Foundation; No |
| | voter id | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL723</u> | Email July 8, 2010 from Bradley to bloodworth85 re | Υ | | | | Irrelevant; No Foundation; No |
| | Immigration | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL724</u> | Letter May 25, 2007 from Bradley to Briggs re Illegal | Υ | | | | Irrelevant; No Foundation; No |
| | Immigration | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL725 | Letter July 1, 2010 from Bradley to Evans re Illegal | Y | | | | Irrelevant; No Foundation; No |
| | Immigration | | | | | Authentication; Contains |
| | | | | | | Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 56 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL726 | Letter April 22, 2009 from Bradley to Fletcher re Illegal | Υ | | | | Irrelevant; No Foundation; No |
| | Immigration | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL727 | Letter May 18, 2007 from Bradley to Hill re Immigration | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL728 | Letter May 18, 2007 from Bradley to Hill re Immigration | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL729 | Email May 27, 2009 from Bradley to Trellix Mailer re | Υ | | | | Irrelevant; No Foundation; No |
| | Doc's visitor's comments | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL730 | Email May 11, 2009 from Bradley to dwwgolf1 re Voter | Υ | | | | Irrelevant; No Foundation; No |
| | ID | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL731 | Email May 11, 2009 from dwgolf1 to District56 | Y | | | | Irrelevant; No Foundation; No |
| | Anderson re Illegal Immigration, Voter ID | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL732 | Email January 14, 2011 from Frank to Hilderbran re E- | Υ | | | | Irrelevant; No Foundation; No |
| | News | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL733</u> | Email May 22, 2009 from rbilbo to District82 Craddick re | Υ | | | | Irrelevant; No Foundation; No |
| | Voter ID Bill | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL734</u> | Fax May 1, 2007 from Hight to ? Re Misc Elections | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL735 | Email May 18, 2007 from Kyle to District82 Craddick re | Υ | | | | Irrelevant; No Foundation; No |
| | Voting | | | | | Authentication; Contains |
| | | | | | | Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 57 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL736 | Email May 22, 2007 from Wegner to District82 Craddick | Υ | | | | Irrelevant; No Foundation; No |
| | re Voter ID Law | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL737</u> | Email May 23, 2007 from Ramirez to District82 Craddick | Υ | | | | Irrelevant; No Foundation; No |
| | re Voter's ID | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL738 | Email August 31, 2009from Hicks to District82 Craddick | Υ | | | | Irrelevant; No Foundation; No |
| | re proove citizenship to vote | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL739 | Email January 26, 2011 from Lee to District82 Craddick | Υ | | | | Irrelevant; No Foundation; No |
| | re SB-14 | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL740 | Email from Ellington to District82 Craddick re Voter ID | Υ | | | | Irrelevant; No Foundation; No |
| | SB14 | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL741 | Screenshot of Incoming Correspondence of Tom Currie | Y | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL742 | Email from Cummins to District82 Craddick re Voting | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL743</u> | Allardyce's mail response in favor of Voter ID Legislation | Υ | | | | Irrelevant; No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL744</u> | Texas State Opinion Ballots and Governor's Office Web | Υ | | | | Irrelevant; No Foundation; No |
| | Mail Correspondence | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL745 | Incoming Email Correspondence Summary of Sep 22 | Υ | | | | Irrelevant; No Foundation; No |
| | from Hickson re Election Integrity | | | | | Authentication; Contains |
| | | | | | | Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 58 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|-------------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL746</u> | Incoming email correspondence summary from | Υ | | | | Irrelevant; No Foundation; No |
| | counseller re illegal immigration | | | | | Authentication; Contains Hearsay |
| <u>PL747</u> | Incoming Email Correspondence Summary of June 9, | Υ | | | | Irrelevant; No Foundation; No |
| | 2006 from Real re Voter ID | | | | | Authentication; Contains |
| 5.5.0 | | | | | | Hearsay |
| <u>PL748</u> | Incoming Email Correspondence Summary of June 22, | N | | | | Irrelevant; No Foundation; No |
| | 2006 from Mickan re Voter ID | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL749</u> | Email May 2, 2007 from McLeod to Williams re Voter ID | N | | | | Irrelevant; No Foundation; No |
| | Bill | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL750</u> | NAACP Mission Statement (Banks Ex. 2) | N | | | Joint | |
| <u>PL751</u> | Dr. Stephen D. Ansolabehere Corrected Sealed Final Expert Report (July 1, 2014) | Υ | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| <u>PL752</u> | Dr. Stephen D. Ansolabehere Suppl. & Reply Expert | Υ | | | | Improper Bolstering Of a |
| | Report (August 15, 2014) | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL753 | Dr. Matt A. Barreto & Gabriel R. Sanchez Expert Report | N | | | | Improper Bolstering Of a |
| | (June 27, 2014) | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL754 | Dr. Matt A. Barreto & Gabriel R. Sanchez Rebuttal Expert | N | | | | Improper Bolstering Of a |
| | Report (August 18, 2014) | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| <u>PL755</u> | Dr. Coleman Bazelon Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 59 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|---|
| PL756 | Dr. Coleman Bazelon Reply Expert Report (August 15, 2014) | Y | | 7.5 | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| <u>PL757</u> | Dr. Coleman Bazelon Reply Expert Report – Exhibit A (Amended Report) (August 15, 2014) | Y | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| <u>PL758</u> | Dr. Barry C. Burden Corrected Expert Report (July 5, 2014) | N | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| <u>PL759</u> | Dr. Barry C. Burden Suppl. Expert Report (August 15, 2014) | N | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| PL760 | Dr. Vernon Burton Expert Report (June 27, 2014) | N | | | Joint | |
| <u>PL761</u> | Dr. Daniel G. Chatman Second Corrected Expert Report (July 18, 2014) | N | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| <u>PL762</u> | Dr. Daniel G. Chatman Reply Report (August 8, 2014) | Y | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| PL763 | T. Ransom Cornish Expert Report (June 26, 2014) | N | | | Joint | |
| <u>PL764</u> | Dr. Chandler Davidson Final Expert Report (June 27, 2014) | Y | | | Joint | |
| <u>PL765</u> | Dr. Chandler Davidson Suppl. Expert Report (August 15, 2014) | Y | | | Joint | |
| <u>PL766</u> | Yair Ghitza Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |
| <u>PL767</u> | Dr. Jane Henrici Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a Witness; Contains Hearsay; No Foundation |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 60 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|-------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL768 | Dr. Michael C. Herron Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL769 | Dr. Michael C. Herron Amended Expert Report (August | N | | | | Improper Bolstering Of a |
| | 14, 2014) | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL770 | Kevin G. Jewell Expert Report (June 27, 2014) | Υ | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL771 | George Korbel Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL772 | Dr. Allan J. Lichtman Expert Report (June 27, 2014) | N | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL773 | Dr. Lorraine Carol Minnite Expert Report (June 26, 2014) | Υ | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| PL774 | Dr. Chandler Davidson Corrected Expert Report (July 9, | Υ | | | Joint | |
| | 2014) | | | | | |
| <u>PL775</u> | Dr. Gerald R. Webster Suppl. Expert Report (August 15, | N | | | | Improper Bolstering Of a |
| | 2014) | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |
| <u>PL776</u> | Randall Buck Wood Expert Report (June 2014) | N | | | | Improper Bolstering Of a |
| | | | | | | Witness; Contains Hearsay; No |
| | | | | | | Foundation |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 61 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|---|
| <u>PL777</u> | Nina Perales, et al., <i>Voting Rights in Texas: 1982-2006</i> , Nat'l Comm'n on the Voting Rights Act (2006) | N | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| PL778 | William Frey, New Racial Segregation Measures for Large Metropolitan Areas: Analysis of 1990-2010 Decennial Census, Univ. of Michigan Population Studies Ctr., Inst. for Social Res., available at http://www.psc.isr.umich.edu/dis/census/segregation2 010.html | N | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| <u>PL779</u> | Keesha Gaskins and Sundeep Iyer, Challenge of Obtaining Voter Identification, Brennan Ctr. for Justice (July 2012), available at http://www.brennancenter.org/sites/default/files/legac y/Democracy/VRE/Challenge_of_Obtaining_Voter_ID.pd f | | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| <u>PL780</u> | Tony Fabelo, et al., Breaking School's Rules: A Statewide Study of How School Discipline Relates to Students' Success and Juvenile Justice Involvement, Justice Ctr., The Council of State Gov't & Public Pol'y Res. Inst. (July 2011), available at http://csgjusticecenter.org/wp-content/uploads/2012/08/Breaking_Schools_Rules_Report_Final.pdf | N | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 62 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|---|
| PL781 | Nicholas A. Valentino, Vincent L. Hutchings, and Ismail K. White, <i>Cues that Matter: How Political Ads Prime Racial Attitudes During Elections</i> , 96 Am. Poli. Sci. Rev. 75 (2002) | | | ADMITTED | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| <u>PL782</u> | Jon C. Rogowski, and Cathy J. Cohen, <i>Black and Latino Youth Disproportion-ately Affected by Voter Identification Laws in the 2012 Election</i> , Black Youth Project (Feb. 2013), <i>available at</i> http://research.blackyouthproject.com/files/2013/03/voter-ID-laws-feb28.pdf | N | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| PL783 | AAA Foundation for Traffic Safety, <i>Timing of Driver's License Acquisition and Reasons for Delay among Young People in the United States 2012</i> (Aug. 2012), <i>available at</i> http://newsroom.aaa.com/wp-content/uploads/2013/07/Teens-Delay-Licensing-FTS-Report.pdf | N | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |
| <u>PL784</u> | Mark Hugo Lopez and Ana Gonzalez-Barrera, <i>Latino Voters Support Obama by 3-1 Ratio, But Are Less Certain than Others about Voting</i> , Pew Research Center (Oct. 2012), http://www.pewhispanic.org/files/2012/10/2012_NSL_latino_vote_report_FINAL_10-18-12.pdf | | | | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Improper Opinion |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 63 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL785 | Gary Orfield, John Kucsera, and Genevieve Siegel-Hawley, <i>E PluribusSeparation: Deepening Double Segregation for More Students</i> , The Civil Rights Project (Oct. 2012), <i>available at</i> http://civilrightsproject.ucla.edu/research/k-12-education/integration-and-diversity/mlk-national/e-pluribusseparation-deepening-double-segregation-formore-students/orfield_epluribus_revised_omplete_2012.pdf | N | | ADMITTED | | No Foundation; No Authentication; Contains Hearsay; Contains Inadmissible Matter; Irrelevant; Improper Opinion |
| <u>PL786</u> | The Republican Party of Texas 2014 Platform, Report of Permanent Committee on Platform and Resolutions As Amended and Adopted by the 2014 State Convention of the Republican Party of Texas, http://www.texasgop.org/wp-content/uploads/2014/06/2014-Platform-Final.pdf | N | | | | No Foundation; No Authentication; Contains Hearsay; Irrelevant |
| PL787 | Gholar – Texas Voter Registration | N | | | | |
| PL788 | Gholar – Inactive Louisiana Voter Registration | N | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL789</u> | Provisional Ballots Responses | N | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL790</u> | "Birds of a Feather Flock Together" Mailer | N | | | | No Foundation; No Authentication; Contains Hearsay; Irrelevant |
| <u>PL791</u> | Andrews County Clerk Fee's Website | N | | | | No Foundation; No Authentication; Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 64 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL792 | Brochure on Driver Responsibility Surcharge | N | | | | |
| | Program, | | | | | |
| | http://www.txdps.state.tx.us/internetforms/Forms/DL-103.pdf | | | | | |
| PL793 | Cameron County Marriage Information Webpage | N | | | | No Foundation; No |
| <u>FL/33</u> | cameron county marriage information wespage | ., | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL794 | Carson County County Clerk Fees for Official Public | N | | | | No Foundation; No |
| | Records | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL795 | Chris Turner Mailer No. 1 | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL796 | Chris Turner Mailer No. 2 | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL797 | Chris Turner Mailer No. 3 | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL798 | Chris Turner Mailer No. 4 | Ν | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL799 | Chris Turner Mailer No. 5 | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |
| PL800 | Chris Turner Mailer No. 6 | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay; Irrelevant |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 65 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| | Fee Schedule | | ADMITTED | | |
|--------------------------|--|---|----------|-------|------------------------------|
| | | N | | | No Foundation; No |
| | | | | | Authentication; Contains |
| | | | | | Hearsay |
| PL803 Denton County C | erk's Fee Schedule | N | | | No Foundation; No |
| PL803 Denton County C | | | | | Authentication; Contains |
| PL803 Denton County C | | | | | Hearsay |
| | County Clerk Marriage Records | N | | | No Foundation; No |
| Webpage | | | | | Authentication; Contains |
| | | | | | Hearsay |
| PL804 DIC-25 Tempor | ary Driving Permit | N | | | |
| | n of Voter Fraud! Dallas County Mailer | N | | | No Foundation; No |
| | | | | | Authentication; Contains |
| | | | | | Hearsay |
| PL806 Driver License I | Division January 2006 Report | N | | | |
| PL807 E-mail April 3, 2 | 2012 from Dawnna Dukes to Bruce | N | | | No Foundation; No |
| Gear re SB 14 | | | | | Authentication; Contains |
| | | | | | Hearsay |
| PL808 E-mail January | 25, 2011 Essell Gretchen to Debra | N | | | |
| Gonazales re D | WIs | | | | |
| | 26, 2011 Gretchen Essell to Cory | N | | | |
| Pomeroy re DIC | • | | | | |
| | 2013 from Melanie Huff to Election | N | | | |
| Legal re Electio | | | | | |
| | 9, 2012 from Meredyth Fowler to | Υ | | | No Foundation; No |
| | d re Drive Surcharge Program | | | | Authentication; Contains |
| , ilaiew billiore | are brive surcharge riogram | | | | Hearsay |
| PL812 E-mail Oct. 23, | 2013 from Wroe Jackson to Keith | N | | | Contains Inadmissible Matter |
| | Commissioned Peace Officer IDs | | | | |
| Ingram te bi 3 | commissioned redec officer ibs | | | | |
| PL813 Floyd Carrier Birt | th Certificate | Υ | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 66 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|--------------------------|
| NUMBER | Flourd Courier Material Hairman Lairman | CONFIDENTIAL | | ADMITTED | Joint | |
| PL814 | Floyd Carrier Veteran Universal Access Card | Υ | | | Joint | |
| PL815 | Gordon Benjamin Birth Certificate | Υ | | | | |
| PL816 | Gordon Benjamin, Receipt for Birth Certificate | N | | | | |
| PL817 | Handwritten Note re Checking Citizenship Box | Υ | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL818 | Hays County Clerk Fees, Records Division | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL819</u> | Investigating Election Code Violations PowerPoint | N | | | | |
| <u>PL820</u> | Julia Benevides, Birth Certificate Prior to May 2014 | Υ | | | Joint | |
| <u>PL821</u> | Julia Benevides, Birth Certificate, May 2014 | Υ | | | Joint | |
| PL822 | Julia Benevides, Receipts for Trip to DPS | N | | | Joint | |
| PL823 | Kerr County Clerk Fee Schedule | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL824 | Letter of Oct. 3, 2014 from Sen. Ellis to Sec. Steen | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL825 | Memo Jan. 24, 2011 Amanda Ariaga to Michael Terry, | N | | | | |
| | Rebecca Davio | | | | | |
| <u>PL826</u> | Proposed Amendment re 521.011 permits | Υ | | | | |
| PL827 | Ruby Barber Driver's License | N | | | | |
| PL828 | Ruby Barber EIC | N | | | | |
| PL829 | Ruby Barber EIC Application | | | | _ | |
| PL830 | Ruby Barber FamilySearch.org Page | N | | | | |
| PL831 | Ruby Barber Senior Care Scott & White Card | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 67 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL832 | Ruby Barber Social Security Card | | | | | |
| PL833 | Ruby Barber Voter Registration Card | N | | | | |
| <u>PL834</u> | Secretary of State 31st Annual Election Law | N | | | Joint | |
| | Seminar PowerPoint | | | | | |
| PL835 | Tarrant County Webpage on Obtaining Documents: | N | | | | No Foundation; No |
| | Certified Copy of Marriage License | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL836</u> | Walker County Clerk Vital Records Fee Schedule | N | | | | No Foundation; No |
| | | | | | | Authentication; Contains |
| | | | | | | Hearsay |
| <u>PL837</u> | Imani Clark - Certificate of Birth (Clark Ex. 1) | Υ | | | Joint | |
| <u>PL838</u> | Imani Clark - California Driver's License (Clark Ex. 2) | Y | | | Joint | |
| PL839 | Imani Clark - California Identification Card (Clark Ex. 3) | Y | | | Joint | |
| PL840 | Imani Clark - Social Security Card (Clark Ex. 6) | Υ | | | Joint | |
| PL841 | Engrossed Version of HB 218 (Fraser Ex. 4) | N | | | | |
| PL842 | As-Introduced Version of SB 362 (Fraser Ex. 5, Dewhurst Ex. 9) | N | | | Joint | |
| <u>PL843</u> | Excerpted Transcript From the Committee of the Whole, March 10, 2009 (Fraser Ex. 7) | N | | | | |
| <u>PL844</u> | Excerpt From Senate Rules 2011 Session (Fraser Ex. 12) | N | | | | |
| <u>PL845</u> | Introduced Version SB 14 (Fraser Ex. 14, Dewhurst Ex. 15, Hebert Ex. 161) | N | | | Joint | |
| <u>PL846</u> | Excerpt From Committee of the Whole Transcript, Jan. 25, 2011 (Fraser Ex. 19) | N | | | | |
| <u>PL847</u> | Senate Journal, Jan. 26, 2011 (Fraser Ex. 20, Hebert Ex. 174) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 68 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL848 | Senate Journal, Eightieth Legislature, May 15, 2007 | N | | | Joint | |
| | (Fraser Ex. 22, Dewhurst Ex. 7) | | | | | |
| PL849 | Transcript Excerpt, Committee of the Whole Senate, Jan. | N | | | | |
| | 25, 2011 (Fraser Ex. 29) | | | | | |
| <u>PL850</u> | Kenneth Gandy - Identification Card (Gandy Ex. 4) | N | | | Joint | |
| PL851 | Texas Secretary of State Voter Information (Gholar Ex. 3) | Ν | | | Joint | |
| <u>PL852</u> | Secretary of State of Louisiana Web page printout (Gholar Ex. 4) | N | | | | No Foundation; No Authentication; Contains Hearsay |
| PL853 | Version of SB 362 (McCoy Ex. 5, Hebert Ex. 150, Patrick Ex. 2) | N | | | Joint | |
| <u>PL854</u> | Committee of the Whole Excerpt of Transcript, Jan. 25, 2011 (McCoy Ex. 21) | N | | | Joint | |
| PL855 | A Bill to Be Entitled an Act (McCoy Ex. 24) | Υ | | | Joint | |
| <u>PL856</u> | Senate Bill No. 14 (Riddle Ex. 153) | N | | | | |
| <u>PL857</u> | The League of Young Voters Education Fund Mission and Purpose (Green Ex. 2) | Υ | | | Joint | |
| PL858 | LDF - Comment Under Section 5 of the Voting Rights Act (Green Ex. 6) | Y | | | Joint | |
| PL859 | House Bill No. 218 (Williams Ex. 1) | N | | | Joint | |
| PL860 | Senate Journal, May 15, 2007 (Williams Ex. 4) | N | | | Joint | |
| PL861 | 1971 Excerpts from Rules of the Senate (Williams Ex. 14) | N | | | Joint | |
| PL862 | 1973 Excerpts from Rules of the Senate (Williams Ex. 15) | N | | | Joint | |
| PL863 | 1975 Excerpts from Rules of the Senate (Williams Ex. 16) | N | | | Joint | |
| PL864 | 1977 Excerpts from Rules of the Senate (Williams Ex. 17) | N | | | Joint | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 69 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL865</u> | 1982 Excerpts from Rules of the Senate (Williams Ex. 18) | N | | | Joint | |
| <u>PL866</u> | 1985 Excerpts from Rules of the Senate (Williams Ex. 20) | N | | | Joint | |
| PL867 | 1987 Excerpts from Rules of the Senate (Williams Ex. 21) | N | | | Joint | |
| PL868 | 1989 Excerpts from Rules of the Senate (Williams Ex. 22) | N | | | Joint | |
| PL869 | Mapquest for 8430 Cargill St. Houston, TX 77029 to 11039 East Fwy, Houston, TX 77029 (Eagleton Ex. 3) | N | | | Joint | |
| <u>PL870</u> | Texas Politics - Voter Identification, February 2011 (Eagleton Ex. 4, Holmes Ex. 10, Washington Ex. 17) | N | | | Joint | |
| <u>PL871</u> | NDLS for Marvin Holmes - Transaction Eligibility (Holmes Ex. 5) | N | | | Joint | |
| <u>PL872</u> | Mapquest for 4002 Corder St. Houston, TX 77021 to 9205 Winkler Dr. Houston, TX 77017 (Holmes Ex. 7) | N | | | Joint | |
| <u>PL873</u> | Mapquest for 4002 Corder St. Houston, TX 77021 to 4545 Dacoma St. Houston, TX 77092 (Holmes Ex. 8) | N | | | Joint | |
| <u>PL874</u> | Mapquest for 4002 Corder St. Houston, TX 77021 to 3422 Holman St. Houston, TX 77004 (Holmes Ex. 9) | N | | | Joint | |
| <u>PL875</u> | Letter May 25, 2011 from Harper-Brown to Richey re Opposition for a Voter ID Bill | Y | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL876</u> | Letter August 16, 2010 from Bradley to Pattarozzi re Illegal Immigration | Υ | | | | No Foundation; No Authentication; Contains Hearsay |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 70 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|---------|---|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL877 | Email April 28, 2014 from Rep. Tom Craddick to Jeanelle | | | | | No Foundation; No |
| | re Support for Voter Identificaion Law in Texas | Υ | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL878 | February 7, 2011 Office of the Governor - Web Mail | | | | | No Foundation; No |
| | Correspondence to Lieutenant Colonel Robert D. Jones | Υ | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL879 | 82R - SB 14 Senate Website E-Mail for SD-7 (Colette | | | | | No Foundation; No |
| | Baker Herzog) | N | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL880 | 82R - SB 14 Senate Website E-Mail for SD-7 (Patricia | | | | | No Foundation; No |
| | Schaefer) | N | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL881 | January 28, 2011 Offive of the Governor - Web Mail | | | | | No Foundation; No |
| | Correspondence to Susan Sunday | N | | | | Authentication; Contains |
| | | | | | | Hearsay |
| PL882 | Application for a U.S. Passport | N | | | | |
| PL883 | Texas Secretary of State Election Advisory No. 2013-08 | Ν | | | | |
| | Voter Registration Certificate | IN | | | | |
| PL884 | Voter Photo Identification Requirements for November | | | | Joint | |
| | and Future Elections (Washington Ex. 12) | N | | | | |
| | | | | | | |
| PL885 | Voter Photo Identification Requirements for Texas | N | | | Joint | |
| | Elections (Washington Ex. 13) | IN | | | | |
| PL886 | Photo ID Frequently Asked Questions (FAQ) | N | | | Joint | |
| | (Washington Ex. 14) | IN | | | | |
| PL887 | The Ways Eligible Texans May Vote (Washington Ex. 15) | N | | | Joint | |
| | | IN | | | | |
| PL888 | MapQuest for 3938 Charleston St, Houston, TX 77021 to | | | | Joint | |
| | 9206 Winkler Dr. Houston, TX 77017 (Washington Ex. | N | | | | |
| | 16) | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 71 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|---|
| PL889 | Common Access Card | N | | | | |
| PL890 | N-400, Application for Naturalization | N | | | | |
| PL891 | N-565, Application for Replacement | N | | | | |
| | Naturalization/Citizenship Document | N | | | | |
| PL892 | N-600, Application for Certificate of Citizenship, FAQ | N | | | | |
| PL893 | Passport Fees | N | | | | |
| PL894 | Uniformed Services ID Card | N | | | | |
| <u>PL895</u> | U.S. Department of Veteran Affairs - Veterans Health Identification Card | N | | | | |
| PL896 | Reverend Buchanan File (Buchanan Ex. 1) | N | | | Joint | |
| <u>PL897</u> | Excerpts from Transcript of Committee, January 25, 2011 (Dewhurst Ex. 26) | Ν | | | Joint | |
| PL898 | Senate Journal, March 18, 2009 (Hebert Ex. 154) | N | | | Joint | |
| PL899 | SB 14 - Draft (Hebert Ex. 165, Peters Ex. 37) | N | | | Joint | |
| <u>PL900</u> | Amended Notice of Rule 30(b)(6) Deposition (Ingram Ex. 1) | N | | | Joint | |
| <u>PL901</u> | Defendants' Ojections and Responses to Plaintiffs' and Plaintiff-Intervenors' First Set of Interrogatories (Ingram Ex. 2) | N | | | Joint | |
| PL902 | Excerpts from Transcript of Committee, January 25, 2011 (Ingram Ex. 22) | N | | | Joint | |
| <u>PL903</u> | Excerpts from Transcript of Select Committee on Voter Identification and Voter Fraud hearing, 3/1/2011 (McGeehan Ex. 191; Shorter Ex. 10) | Z | | | Joint | |
| PL904 | Voter Information (Newman Ex. 3) | N | | | Joint | |
| <u>PL905</u> | Subpoena to produced documents (Patrick Ex. 1) | Z | | | | Irrelevant; Contains Inadmissible Matter; No Foundation |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 72 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL906</u> | Excerpts from Transcript of Committee, March 10, 2009 (Patrick Ex. 3) | N | | | Joint | |
| PL907 | SB 14 - Signed (Patrick Ex. 4; Shorter Ex. 4; Fraser Ex. 16) | N | | | Joint | |
| PL908 | Selected pages from Defendants' Ojections and Responses to Plaintiffs' and Plaintiff-Intervenors' First Set of Interrogatories (Patrick Ex. 13) | N | | | Joint | |
| PL909 | Excerpt From Senate Rules 2011 Session (Hebert Ex. 162) | N | | | Joint | |
| PL910 | Declaration of Michael Mims (Mims Ex. 2) | N | | | Joint | |
| PL911 | Declaration of Yemi B. Oshinnaiye (Oshinnaiye Ex. 3) | N | | | Joint | |
| PL912 | Declaration of Michelle Saunders Rudolph (Rudolph Ex. 2) | N | | | Joint | |
| PL913 | Declaration of Kenneth Smith (Smith Ex. 3) | N | | | Joint | |
| <u>PL914</u> | Declaration of Lee Charles Baydush (Baydush Ex. 2) | N | | | Joint | |
| PL915 | Corrected Declaration of Lee Charles Baydush (Baydush Ex. 3) | N | | | Joint | |
| PL916 | Google Maps Directions (Washington Ex. 8) | N | | | Joint | |
| <u>PL917</u> | Drivers's License application (Washington Ex. 9) | N | | | Joint | |
| <u>PL918</u> | Declaration of Steve Strausler (Strausler Ex. 3) | N | | | Joint | |
| PL919 | Excerpts from Transcript of Committee, March 10, 2009 (Shorter Ex. 2) | Ν | | | Joint | |
| <u>PL920</u> | Excerpts from Senate Journal, March 18, 2009 (Shorter Ex. 3) | N | | | Joint | |
| <u>PL921</u> | Excerpts from Transcript of Committee, January 25, 2011 (Shorter Ex. 7) | N | | | Joint | |
| <u>PL922</u> | E-mail from Wroe Jackson to MacGregor Stephenson re: "No" counties (Shoerter Ex. 15) | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 73 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL923 | E-mail from Wroe Jackson to Robert Bodisch re: "Final Information - 79 Counties (Shoerter Ex. 16) | N | | | | |
| <u>PL924</u> | E-mail from Robert Bodisch to MacGregor Stephenson re: EIC Update (EIC Counties not Participating) & (EIC County Participation Master Matrix) (Shorter Ex. 17) | Z | | | Joint | |
| PL925 | E-mail from Daniel Hodge to Robert Bodisch re: RollUp (EIC totals) (Shorter Ex. 18) | N | | | Joint | |
| <u>PL926</u> | E-mail from Keith Ingram to Coby Shorter re: No EICs issued today at Tarrant mobile sites (Shorter Ex. 19) | N | | | Joint | |
| <u>PL927</u> | E-mail from Coby Shorter to Wroe Jackson re: 11 July EIC Report (Shorter Ex. 20) | N | | | Joint | |
| <u>PL928</u> | EIC Dashboard (Shorter Ex. 21) | N | | | Joint | |
| PL929 | Major Forrest Mitchell Deposition, June 15, 2012 (Mitchell Ex. 1) | N | | | Joint | |
| <u>PL930</u> | Major Forrest Mitchell Trial Deposition, July 9, 2012 (Mitchell Ex. 2) | N | | | Joint | |
| PL931 | Document Entitled, "Election Code Referrals to the Office of the Attorney General - Charges Pending Resolution (Mitchell Ex. 5) | N | | | Joint | |
| PL932 | Document Entitled, "Election Code Referrals to the Office of the Attorney General - Prosecutions Resolved (Mitchell Ex. 9) | N | | | Joint | |
| <u>PL933</u> | Office of The Attorney General - Division Summary of Services Provided (Mitchell Ex. 10) | N | | | Joint | |
| <u>PL934</u> | Exhibit A to Amended Notice of rule 30(b)(6) Deposition of Dept. of Public Safety (Rodriguez Ex. 63) | Z | | | | Irrelevant; Contains Inadmissible Matter; No Foundation |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 74 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|--|
| <u>PL935</u> | Racially Polarized Voting Analysis Estimated Turnout by Race/Ethnicity as a Percent of VAP in Voter Tabulation Districts (VTDs) - District 1 - PLANS148 | Z | | | | Irrelevant; Contains Hearsay |
| PL936 | Racially Polarized Voting Analysis Estimated Turnout by Race/Ethnicity as a Percent of VAP in Voter Tabulation Districts (VTDs) - District 1 - PLANE120 | N | | | | Irrelevant; Contains Hearsay |
| PL937 | Racially Polarized Voting Analysis Estimated Turnout by Race/Ethnicity as a Percent of VAP in Voter Tabulation Districts (VTDs) - District 1 - PLANH283 | N | | | | Irrelevant; Contains Hearsay |
| PL938 | Racially Polarized Voting Analysis Estimated Turnout by Race/Ethnicity as a Percent of VAP in Voter Tabulation Districts (VTDs) - District 1 - PLANC185 | N | | | | Irrelevant; Contains Hearsay |
| PL939 | H.B. No. 81 (By: Flynn) | N | | | | |
| PL940 | H.B. No. 176 (By: Jackson) | N | | | | |
| PL941 | H.B. No. 310 (By: Berman) | N | | | | |
| PL942 | January 12, 2012 Ltr from Ingram to Herren re Submission Under Sec. 5, Voting Rights Act of Senate Bill 14, Chapter 123 | Z | | | | |
| <u>PL943</u> | Criteria for Matching Records in the TEAM Database | N | | | | No Foundation; No Authentication; Contains Hearsay |
| <u>PL944</u> | DPS Responses to Written Deposition Questions Pursuant to Rule 31 Regardng Specified Topics from the United States' Notice of Rule 30(b)(6) Deposition of the Texas Department of Public Safety | N | | | | Improper Exhibit |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 75 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|--|
| PL945 | Dr. Ansolabehere - Plaintiffs Matching Combinations | Y | | 7,5,0,11,12,5 | | Improperly Bolstering An |
| PL946 | (Supp. Chart) Dr. Ansolabehere - Table V.1 - combinations of fields used as matching identifiers | Y | | | | Expert; Improper Exhibit Improperly Bolstering An Expert; Improper Exhibit |
| PL947 | Dr. Ansolabehere - Table V.2 - Number of Matches of TEAM Records to State and Federal Databases Overall and By Racial Group, using Catalist Racial Estimates | Y | | | | Improperly Bolstering An Expert; Improper Exhibit |
| PL948 | Dr. Ansolabehere - Table V.2 - Number of Matches of TEAM Records to State and Federal Databases Overall and By Racial Group, Before Removing Records Indicated as Deceaseed by DPS, using Catalist Racial Estimates | Y | | | | Improperly Bolstering An Expert; Improper Exhibit |
| <u>PL949</u> | Dr. Ansolabehere - Table V.3.A - Total Records and Records for which a Match or No Match was found to Any Federal or Any State Identification Database using DOJ Algorithm Table V.3.B - Total Records and Records for which a Match or No Match was found to Any Federal or Any State Identification Database using DOJ Algorithm, Excluding cases DPS flags as deceased | Y | | | | Improperly Bolstering An Expert; Improper Exhibit |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 76 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL950</u> | Dr. Ansolabehere - Table V.4.A - Total Records and | Υ | | | | Improperly Bolstering An |
| | Records for which a Match or No Match was found to | | | | | Expert; Improper Exhibit |
| | Any Federal or Any State Identification Database or any | | | | | |
| | Federal Disability Database using DOJ Algorithm | | | | | |
| | Table V.4.B - Total Records and Records for which a | | | | | |
| | Match or No Match was found to Any Federal or Any | | | | | |
| | State Identification Database or any Federal Disability | | | | | |
| | Database using DOJ Algorithm Excluding cases DPS flags | | | | | |
| | as deceased | | | | | |
| PL951 | Dr. Ansolabehere - Table VI.1 - Estimated Percent No | Υ | | | | Improperly Bolstering An |
| | Match By Racial Group Using Census Racial Data: | | | | | Expert; Improper Exhibit |
| | Ecological Regression Analyses of ACS CVAP and No | | | | | |
| | Match Percent at Block-Group Level | | | | | |
| PL952 | Dr. Ansolabehere - Table VI.2 - NO-MATCH and MATCH | Υ | | | | Improperly Bolstering An |
| | Percent By Racial Group, Using Catalist Racial | | | | | Expert; Improper Exhibit |
| | Classification | | | | | |
| PL953 | Dr. Ansolabehere - Table VI.3.A - RATE OF NO- | Υ | | | | Improperly Bolstering An |
| | MATCH/NOT EXEMPTION ELIGIBLE/Not Age Voteby-Mail | | | | | Expert; Improper Exhibit |
| | Eligible By Racial Group, Using Ecological Regression | | | | | |
| PL954 | Dr. Ansolabehere - Table VI.3.B - NO-MATCH/NOT | Υ | | | | Improperly Bolstering An |
| | EXEMPTION ELIGIBLE/Not Age Vote-by-Mail Eligible By | | | | | Expert; Improper Exhibit |
| | Racial Group, Using Catalist Racial Classification | | | | | |
| PL955 | Dr. Ansolabehere - Table VI.4.A - Percent NO MATCH | Υ | | | | Improperly Bolstering An |
| . 2333 | Among Those Who Voted in 2012, Using Ecological | • | | | | Expert; Improper Exhibit |
| | Regression | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 77 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|---------|--|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL956 | Dr. Ansolabehere - Table VI.4.B - Percent NO MATCH | Υ | | | | Improperly Bolstering An |
| | and NO MATCH/NOT EXEMPTION ELIGIBLE Among | | | | | Expert; Improper Exhibit |
| | Those Who Voted in 2010 or 2012, Using Catalist Racial | | | | | |
| | Data | | | | | |
| PL957 | Dr. Ansolabehere - Table VII.1.A - Rates of NO MATCHES | Y | | | | Improperly Bolstering An |
| | by Race Under Varying Definitions of the Potential Pool | | | | | Expert; Improper Exhibit |
| | of Registered Voters Ecological Regressions Using | | | | | |
| | Census Racial Data | | | | | |
| PL958 | Dr. Ansolabehere - Table VII.1.B - Rates of NO MATCHES | Υ | | | | Improperly Bolstering An |
| | by Race Under Varying Definitions of the Potential Pool | | | | | Expert; Improper Exhibit |
| | of Registered Voters Using Catalist Racial Data | | | | | |
| PL959 | Dr. Ansolabehere - Table VII.2 - Validation of Results | Υ | | | | Improperly Bolstering An |
| | With Alternative Racial Classification: Using Records | | | | | Expert; Improper Exhibit |
| | With the Highest Confidence in the Racial Classification | | | | | |
| PL960 | Dr. Ansolabehere - Table VII.3 - Validation of Results | Υ | | | | Improperly Bolstering An |
| | With Alternative Racial Classification Using Spanish | | | | | Expert; Improper Exhibit |
| | Surname Voter Registrations: Comparison of No-Match | | | | | |
| | rates of Spanish Surname Registered Voters and Others | | | | | |
| PL961 | Dr. Ansolabehere - Table VII.4 - Identification Match | Y | | | | Improperly Bolstering An |
| | versus Disability Exemption Eligible | | | | | Expert; Improper Exhibit |
| PL962 | Dr. Ansolabehere - Table VIII.1a - Percent of Registered | Υ | | | | Improperly Bolstering An |
| | Anglos, Hispanics, and Blacks in Catalist Database who | | | | | Expert; Improper Exhibit |
| | Voted in the State of Texas in 2010 and 2012: Current | | | | | |
| | Active and Suspense Voters | | | | | |
| | | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 78 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|---|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL963 | Dr. Ansolabehere - Table VIII.1b - Percent of Registered | Y | | | | Improperly Bolstering An |
| | Anglos, Hispanics, and Blacks in Catalist Database who | | | | | Expert; Improper Exhibit |
| | Voted in the State of Texas in 2010 and 2012: Current | | | | | |
| | Active Voters Only | | | | | |
| PL964 | Dr. Ansolabehere - Table VIII.2a - Ecological Regression | Υ | | | | Improperly Bolstering An |
| | Estimates of Registration as a Percent of Voting Age | | | | | Expert; Improper Exhibit |
| | Population for Anglos, Hispanics, and Blacks in the State | | | | | |
| | of Texas | | | | | |
| <u>PL965</u> | Dr. Ansolabehere - Table VIII.2b - Ecological Regression | Y | | | | Improperly Bolstering An |
| | Estimates of Registration as a Percent of Citizen Voting | | | | | Expert; Improper Exhibit |
| | Age Population for Anglos, Hispanics, and Blacks in the | | | | | |
| | State of Texas | | | | | |
| PL966 | Dr. Ansolabehere - Table VIII.3a - Ecological Regression | Y | | | | Improperly Bolstering An |
| | Estimates of Voting Rates Among Groups as a Percent of | | | | | Expert; Improper Exhibit |
| | Voting Age Population of Anglos, Hispanics, and Blacks | | | | | |
| | in the State of Texas | | | - | | |
| PL967 | Dr. Ansolabehere - Table VIII.3b - Ecological Regression | Y | | | | Improperly Bolstering An |
| | Estimates of Voting Rates Among Groups as a Percent of | | | | | Expert; Improper Exhibit |
| | Citizen Voting Age Population of Anglos, Hispanics, and | | | | | |
| | Blacks in the State of Texas | | | | | |
| PL968 | Dr. Ansolabehere - Table VIII.4 - Current Population | Υ | | | | Improperly Bolstering An |
| | Survey Estimates of Percent of Anglo, Hispanic, and | | | | | Expert; Improper Exhibit |
| | Black Adult Citizens who are Registered and who Voted | | | | | |
| | in the State of Texas | | | | | |
| PL969 | Dr. Ansolabehere - Table VIII.5 - Current Population | Y | | | | Improperly Bolstering An |
| | Survey Estimates of Percent of Registered Anglos, | | | | | Expert; Improper Exhibit |
| | Hispanics, and Blacks who Voted in the State of Texas | | | | | |
| | from 2006 to 2012 | | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 79 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|---------|--|--------------|--------------|----------|-------|--------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL970 | Dr. Ansolabehere - Table X.1 - Comparison of SSN9 | Υ | | | | Improperly Bolstering An |
| | Match and A/D/G/N Match Rates | | | | | Expert; Improper Exhibit |
| PL971 | Imani Clark - Amended Complaint in Intervention of | N | | | | Improper Exhibit |
| | Plaintiff-Intervenors (Clark Ex. 4) | IN | | | | |
| PL972 | Imani Clark - Expired U.S. Passport | Υ | | | | |
| PL973 | Imani Clark - TX Voter Registration Card | Υ | | | Joint | |
| PL974 | The League of Young Voters Voter ID Project Coalition | Υ | | | Joint | |
| | Meeting (Green Ex. 4) | | | | | |
| PL975 | The League of Young Voters Education Fund Election | | | | Joint | |
| | Protection and Access to the Ballot in Texas (Green Ex. | | | | | |
| | 10) | | | | | |
| PL976 | The League of Young Voters Education Fund 2012 Check | Υ | | | | No Foundation; No |
| | Request, Expense Log | | | | | Authentication |
| PL977 | The League of Young Voters Education Fund 2013 Check | Υ | | | | No Foundation; No |
| | Request, Expense Log | | | | | Authentication |
| PL978 | The League of Young Voters Education Fund 2013-2014 | Υ | | | | No Foundation; No |
| | Event Log | | | | | Authentication |
| PL979 | The League of Young Voters Education Fund Office | Υ | | | | No Foundation; No |
| | Calender 2012 | | | | | Authentication |
| PL980 | The League of Young Voters Education Fund Office | Υ | | | | No Foundation; No |
| | Calendar 2013 | | | | | Authentication |
| PL981 | The League of Young Voters Education Fund Office | Υ | | | | No Foundation; No |
| | Calendar 2014 | | | | | Authentication |
| PL982 | The League of Young Voters Education Fund | Υ | | | | No Foundation; No |
| | Reimbursement Request | | | | | Authentication |
| PL983 | LUPE flyer on SB 14 | Υ | | | | No Foundation; No |
| | | | | | | Authentication |
| PL984 | LUPE booklet for candidates forum, including SB 14 info. | Υ | | | | No Foundation; No |
| | | | | | | Authentication |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 80 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|--------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL985 | Corresp. Tex. Dep't of State Health Svcs. Re. birth record | Υ | | | | |
| | of Maximina Lara | | | | | |
| PL986 | Declaration of Maximina Lara | Υ | | | | Contains Hearsay; No |
| | | | | | | Foundation; No Authentication; Improper Evidence |
| PL987 | Driver license Maximina Lara | Υ | | | Joint | |
| PL988 | Secretary of State voting records for Maximina Lara | Y | | | | |
| PL989 | Corresp. Tex. Dep't of State Health Svcs. Re. birth record of Margarito Lara | Y | | | | |
| PL990 | Declaration of Margarito Lara | Y | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL991 | Secretary of State voting records for Margarito Lara | Y | | | | |
| <u>PL992</u> | Declaration of Eulalio Mendez | Y | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL993 | Birth Certificate Eulalio Mendez | Υ | | | | |
| PL994 | Secretary of State voting records for Eulalio Mendez | Y | | | Joint | |
| <u>PL995</u> | Declaration of Estela Espinoza | Y | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL996 | Birth Certificate Estela Espinoza | Υ | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 81 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|--|------------------------|--------------|------------------|-------|---|
| <u>PL997</u> | Secretary of State voting records for Estela Espinoza | Y | | | Joint | |
| PL998 | Declaraction of Lionel Estrada | Υ | | | Joint | |
| <u>PL999</u> | Secretary of State voting records for Lionel Estrada | Y | | | | |
| PL1000 | Declaration of Lenard Taylor | Υ | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| PL1001 | Secretary of State voting records for Lenard Taylor | Υ | | | | |
| PL1002 | The League of Young Voters Education Fund Voter ID Supporter Notification | Y | | | | No Foundation; No Authentication |
| <u>PL1003</u> | The League of Young Voters Education Fund Voter ID Press Release Aug. 30, 2012 | Y | | | | No Foundation; No Authentication |
| <u>PL1004</u> | The League of Young Voters Education Fund Voter ID Tip Sheet | Y | | | | No Foundation; No Authentication |
| PL1005 | The League of Young Voters Education Fund Voter ID Supporter Notification | Y | | | | No Foundation; No Authentication |
| PL1006 | The League of Young Voters Education Fund Voter ID Student Notification | Y | | | | No Foundation; No Authentication |
| PL1007 | The League of Young Voters Education Fund Voter ID Fact Sheet | Y | | | | No Foundation; No Authentication |
| PL1008 | The League of Young Voters Education Fund Voter ID Sample Script | Y | | | | No Foundation; No Authentication |
| PL1009 | The League of Young Voters Education Fund Got ID Fact Sheet | Y | | | | No Foundation; No Authentication |
| <u>PL1010</u> | The League of Young Voters Education Fund Awareness Week Flyer | Y | | | | No Foundation; No Authentication |
| PL1011 | HB 1706 Legislative History | N | | | | |
| PL1012 | SB 178 As introduced | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 82 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|---------------|--|--------------|--------------|----------|-------|----------------------------------|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| <u>PL1013</u> | SB 363 Legislative History | N | | | | |
| PL1014 | Press Release from State Sen. Troy Fraser - Fraser files | N | | | | |
| | Photo ID Measure, November 9, 2010 | | | | | |
| <u>PL1015</u> | | N | | | | Irrelevant; Contains Hearsay; |
| | | | | | | No Foundation; No |
| | Birds of a Feather - Empower Texans Mailer 2008 | | | | | Authentication |
| PL1016 | Defendants' Objections and Responses to Plaintiff | N | | | | Improper Evidence to the |
| | United States' First Set of Requests for Admission | | | | | extent conflicts with the ruling |
| | | | | | | of the Court on 8-29-14 |
| PL1017 | Office of The Governor - Visit/Phone Record, April 7, | Υ | | | | Contains Hearsay; Irrelevant; |
| | 2009 | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL1018 | Constituent Email to Sen. Fraser re: Senate Bil 362, March 13, 2009 | N | | | | Contains Hearsay; Irrelevant; |
| | | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL1019 | Constituent Email to Sen. Fraser re: I Support voter I.D., | Ν | | | | Contains Hearsay; Irrelevant; |
| | March 13, 2009 | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL1020 | Constituent Email to Sen. Fraser re: Voter ID, March 12, | N | | | | Contains Hearsay; Irrelevant; |
| | 2009 | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL1021 | Constituent Email to Sen. Fraser re: Voter ID, March 11, | N | | | | Contains Hearsay; Irrelevant; |
| | 2009 | | | | | No Foundation; No |
| | | | | | | Authentication |
| PL1022 | Constituent Email to Sen. Fraser re: Voter ID, March 2, | N | | | | Contains Hearsay; Irrelevant; |
| | 2009 | | | | | No Foundation; No |
| | | | | | | Authentication |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 83 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT NUMBER | DESCRIPTION | HIGHLY CONFIDENTIAL | DATE ENTERED | DATE ADMITTED | JOINT | DEFENDANTS' OBJECTIONS |
|-------------------|---|------------------------|--------------|------------------|-------|--|
| PL1023 | Constituent Email to Sen. Fraser re: Voter ID, February 28, 2009 | N | | ADMITTED | | Contains Hearsay; Irrelevant; No Foundation; No Authentication |
| <u>PL1024</u> | Constituent Email to Sen. Fraser re: Voter ID, March 3, 2009 | N | | | | Contains Hearsay; Irrelevant; No Foundation; No Authentication |
| PL1025 | Voter ID and Voter Fraud Select Committee History | N | | | | |
| PL1026 | Straus Committee Assignments Press Release 9 February 2011 | N | | | | |
| PL1027 | HB 1338 | N | | | | |
| PL1028 | Representative Todd Smith, <i>Voter Identification Forum</i> , 81st Session Interim, 6 August 201 | N | | | | Contains Hearsay |
| PL1029 | The League of Young Voters Education Fund Texas Website pages (Clark Ex. 7) | N | | | Joint | |
| <u>PL1030</u> | Excerpt From Senate Rules 2009 Session (Fraser Ex. 8) | N | | | | |
| PL1031 | Email: Voter ID Project Coalition meeting, October 7, 2013 (Green Ex. 4) | Y | | | Joint | |
| PL1032 | The League of Young Voters Education Fund List of Constituency (Green Ex. 3) | N | | | Joint | |
| PL1033 | Defendants' Objections and Responses to Plaintiffs and Plaintiff-Intervenors' Second Set of Interrogatories | N | | | | |
| PL1034 | Defendants' Objections and Responses to Plaintiffs and Plaintiff-Intervenors' Third Set of Interrogatories | N | | | | |
| PL1035 | Driver's License Study, February 28, 2011 | N | | | | |
| PL1036 | EIC Temporary Mobile Stations - 2014 List | N | | | | |

Case 2:13-cv-00193 Document 540-1 Filed on 08/29/14 in TXSD Page 84 of 84 Veasey, et al. v. Perry, et al.

Defendants' Objections to Plaintiffs' and Plaintiff-Intervenors' Exhibit List

| EXHIBIT | DESCRIPTION | HIGHLY | DATE ENTERED | DATE | JOINT | DEFENDANTS' OBJECTIONS |
|---------------|--|--------------|--------------|----------|-------|---|
| NUMBER | | CONFIDENTIAL | | ADMITTED | | |
| PL1037 | Perez pretrial conference and closing arguments, July 29, 2014 | N | | | | Irrelevant; Immaterial; No Foundation; Hearsay; Contains Inadmissible Matter; No Authentication; Conflicts with the Court's Ruling on 8-29-14 |
| PL1038 | HB 6 (2011) | N | | | | |
| <u>PL1039</u> | HB 112 (2011) | N | | | | |
| <u>PL1040</u> | HB 186 (2011) | N | | | | |
| <u>PL1041</u> | HB 248 (2011) | N | | | | |
| PL1042 | HB 250 (2011) | N | | | | |
| <u>PL1043</u> | HB 401 (2011) | N | | | | |
| <u>PL1044</u> | HB 539 (2011) | N | | | | |
| <u>PL1045</u> | HB 624 (2011) | N | | | | |
| PL1046 | HB 1005 (2011) | N | | | | |
| PL1047 | HB 1412 (2011) | N | | | | |
| <u>PL1048</u> | HB 1596 (2011) | N | | | | |
| PL1049 | HB 1458 (2011) | N | | | Joint | |
| PL1050 | Declaration of Clint McDonald | N | | | | Contains Hearsay; No Foundation; No Authentication; Improper Evidence |
| <u>PL1051</u> | Defendants' First Amended Objections and Responses to Plaintiffs and Plaintiff-Intervenors' Fifth Set of Interrogatories | N | | | | |
| PL1052 | EIC Executive Dashbord | N | | | | |
| <u>PL1053</u> | EIC County Service Authorization Dates | N | | | | |